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Washington, Thursday, October 4, 1945

The President

PROCLAMATION 2669

END OF THE EMERGENCY PERIOD DEFINED
IN SECTION 124 OF THE INTERNAL REVENUE CODE

BY THE PRESIDENT OF THE UNITED STATES
OF AMERICA

A PROCLAMATION

WHEREAS the need of emergency facilities for the production of supplies and the furnishing of services required for the national defense has in recent months been substantially reduced:

NOW, THEREFORE, I, HARRY S. TRUMAN, President of the United States of America, by virtue of the authority vested in me by section 124 of the Internal Revenue Code, do hereby proclaim that the utilization of a substantial portion of the emergency facilities with respect to which certifications under subsection (f) of that section have been made is no longer required in the interest of national defense, and that the emergency period defined in section 124 (e) (2) of the Internal Revenue Code (as amended) ends on the date hereof.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington this 29th day of September in the year of our Lord nineteen hundred and [SEAL] forty-five and of the Independence of the United States of America the one hundred and seventieth.

HARRY S. TRUMAN

By the President:

DEAN ACHESON,
Acting Secretary of State.

[F. R. Doc. 45-18398; Filed, Oct. 3, 1945;
11:52 a. m.]

Regulations

TITLE 6—AGRICULTURAL CREDIT

Chapter I—Farm Credit Administration [FCA Order 426]

PART 3—FUNCTIONS OF ADMINISTRATIVE OFFICERS

AUTHORITY, AND DESIGNATION OF ORDER OF PRECEDENCE, OF CERTAIN OFFICERS TO ACT AS LAND BANK COMMISSIONER AND AS DEPUTY LAND BANK COMMISSIONER

Sections 3.6 and 3.6-50 (6 CFR Cum. Supp. 3.6, 3.6-50), as amended, are hereby further amended to read as follows:

§ 3.6 *Authority, and designation of order of precedence, of certain officers to act as Land Bank Commissioner in the absence of the latter.* J. R. Isleib, Deputy Land Bank Commissioner, is authorized and empowered to execute and perform any and all functions, powers, authority, and duties which the Land Bank Commissioner is authorized and empowered to execute or perform in the event the Land Bank Commissioner is absent or unable to serve for any reason.

Carl Colvin, Assistant Deputy Land Bank Commissioner, is authorized and empowered to execute and perform any and all functions, powers, authority, and duties which the Land Bank Commissioner is authorized and empowered to execute or perform in the event the Land Bank Commissioner and Deputy Land Bank Commissioner Isleib are absent or unable to serve for any reason.

H. N. Thomas, Acting Chief, Appraisal Subdivision, is authorized and empowered to execute and perform any and all functions, powers, authority, and duties which the Land Bank Commissioner is authorized and empowered to execute or perform in the event the Land Bank Commissioner, Deputy Land Bank Commissioner Isleib, and Assistant Deputy Land Bank Commissioner Colvin are absent or unable to serve for any reason.

Ernest Diebel, Chief, National Farm Loan Association Section, is authorized and empowered to execute and perform any and all functions, powers, authority, and duties which the Land Bank Com-

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NOTICE

1944 Supplement

Book 1 of the 1944 Supplement to the Code of Federal Regulations, containing Titles 1-10, including Presidential documents in full text, is now available from the Superintendent of Documents, Government Printing Office, at \$3.00 per copy.

A limited Sales stock of the Cumulative Supplement and the 1943 Supplement is still available as previously announced.

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missioner is authorized and empowered to execute or perform in the event the Land Bank Commissioner, Deputy Land Bank Commissioner Isleib, Assistant Deputy Land Bank Commissioner Colvin, and H. N. Thomas, Acting Chief, Appraisal Subdivision, are absent or unable to serve for any reason.

James B. Davis, Assistant Deputy Land Bank Commissioner, is authorized and empowered to execute and perform any and all functions, powers, authority, and duties which the Land Bank Commissioner is authorized and empowered to execute or perform in the event the Land Bank Commissioner, Deputy Land Bank Commissioner Isleib, Assistant Deputy Land Bank Commissioner Colvin, H. N. Thomas, Acting Chief, Appraisal Subdivision, and Ernest Diebel, Chief, National Farm Loan Association Section, are absent or unable to serve for any reason.

(E.O. 6084, Mar. 27, 1933, 6 CFR 1.1 (m); Memorandum No. 846, Sec. of Agric., Jan. 6, 1940; Secs. 39, 40, 48 Stat. 50, 51; 12 U.S.C. 637, 636)

§ 3.6-50 *Authority and designation of certain officers to act as Deputy Land Bank Commissioner in the absence of the latter.* Carl Colvin, Assistant Deputy Land Bank Commissioner, H. N. Thomas, Acting Chief, Appraisal Subdivision, Ernest Diebel, Chief, National Farm Loan Association Section, and James B. Davis, Assistant Deputy Land Bank Commissioner, severally and not jointly and in the order named, are authorized to execute and perform any and all functions, powers, authority, and duties which the Deputy Land Bank Commissioner is now or hereafter authorized and empowered to execute or perform in the event that the Deputy Land Bank Commissioner is absent or unable to act for any reason.

(E.O. 6084, Mar. 27, 1933, 6 CFR 1.1 (m); Secs. 39, 40, 48 Stat. 50, 51; 12 U.S.C. 637, 636)

[SEAL] I. W. DUGGAN,
Governor.

SEPTEMBER 25, 1945.

[F. R. Doc. 45-18338; Filed, Oct. 2, 1945; 3:07 p. m.]

PART 10—FEDERAL LAND BANKS GENERALLY
INSURANCE REQUIREMENTS

Sections 10.182-50 and 10.183 of Title 6, Code of Federal Regulations are hereby amended and § 10.199 is hereby added thereto to read as follows:

§ 10.182-50 *Interest rate on Commissioner loans.* Under the provisions of the fourth sentence of section 32 of the Emergency Farm Mortgage Act of 1933, as amended, the contract rate of interest on Commissioner loans, except those guaranteed under Title III of the Servicemen's Readjustment Act of 1944, is required to be 1 percent per annum higher than the basic rate on loans made at the same time by the bank through associations, otherwise than pursuant to section 25 (b) of the Farm Credit Act of 1937. With the exception stated, this requirement is applicable to all Commissioner loans, including those closed jointly with section 25 (b), direct, or special risk bank loans bearing a higher rate than such basic rate on bank loans made through associations.

(Sec. 32, 48 Stat. 48, as amended; 12 U.S.C. 1016 (c))

§ 10.183 *Insurance requirements.* Insurance on buildings shall be required

against such risks and in such amounts as the bank may determine to be necessary for adequate protection of the mortgagee's interest. In making the determination consideration should be given to the size of the loan in relation to the value of the security, the extent to which the buildings enter into such value, and the extent to which the borrower's ability to operate the property efficiently would be affected if a loss occurred and the buildings were not replaced. In closing loans the associations should notify the bank when the maximum amount of insurance obtainable is less than that required by the bank.

(Sec. 12 "Ninth", 39 Stat. 370; 12 U.S.C. 771 "Ninth")

§ 10.199 *Applicability of regulations to loans, mortgages, and contracts purchased from the Federal Farm Mortgage Corporation.* The provisions with reference to insurance in connection with mortgage loans also apply to loans, purchase money mortgages, and contracts purchased from the Federal Farm Mortgage Corporation.

(Sec. 12 "Ninth", 39 Stat. 370; 12 U.S.C. 771 "Ninth")

[SEAL] W. E. RHEA,
Land Bank Commissioner.

[F. R. Doc. 45-18326; Filed, Oct. 3, 1945; 11:18 a. m.]

PART 19—FEES AND CHARGES ON LAND BANK AND COMMISSIONER LOANS

DIVISION OF LOAN AND PARTIAL RELEASE FEES

Sections 19.331 and 19.339 of Title 6, Code of Federal Regulations are hereby amended to read as follows:

§ 19.331 *Division of loans; bank fees.* A fee of \$5.00 may be charged in connection with each application for the division of an existing loan. If the application results in an increased loan, there may be deducted from the proceeds an additional fee of \$1.00 for each \$1000.00, or fraction hereof, by which the amount of new money loaned exceeds \$5000.00.

(Secs. 13 "Ninth," 17 (d), 39 Stat. 372, 375, secs. 26, 32; 48 Stat. 44, 43, as amended; 12 U.S.C. 781 "Ninth," 831 (d), 723 (e), 1016 (e))

§ 19.339 *Partial releases; bank fees.* A fee of \$10.00 may be charged in connection with each application for a partial release of the mortgaged security but the fee should be returned to the applicant in its entirety if an appraisal is not made. Provision may be made, subject to the approval of the Land Bank Commissioner, for additional fees in the case of applications for releases in connection with specialized farms.

(Secs. 13 "Ninth," 17 (d), 39 Stat. 372, 375, secs. 26, 32, 33, 34, 40 Stat. 44, 43, 49, as amended; 12 U.S.C. 781 "Ninth," 831 (d), 723 (e), 1016 (e), 1017, 1018)

[SEAL] W. E. RHEA,
Land Bank Commissioner.

[F. R. Doc. 45-18387; Filed, Oct. 3, 1945; 11:19 a. m.]

Chapter II—Production and Marketing Administration

[Amdt. 2]

PART 243—DAIRY PRODUCTION PAYMENTS OFFER TO MAKE PAYMENTS

The "Offer to Make Production Payments" to producers of eligible dairy products issued by Commodity Credit Corporation for the period July 1, 1945, to March 31, 1946 (10 F.R. 4694, 5759), is hereby amended as follows:

1. Amend § 243.4 to read as follows:

§ 243.4 *Measure of payment.* Payments in respect of eligible dairy products, pursuant hereto, shall be based upon the quantity of whole milk or butterfat: (a) Produced by eligible producers and sold by them, or (b) in the case of eligible producers who are distributors or processors handling also dairy products produced by others, produced and sold from their own herds, during the period covered by the application for payment. For the purpose of any such payment for the period covered by the application for payment: (1) The quantity of whole milk shall be rounded to the nearest hundredweight; (2) the quantity of butterfat shall be converted to pounds of butterfat on the basis of eight-tenths (0.8) pounds of butterfat per pound of butter; (3) the quantity of cream sold by eligible producers for consumption as cream, shall be converted to pounds of butterfat on the basis of four-tenths (0.4) pounds of butterfat per quart of cream, except that if the producer is able to supply evidence satisfactory to the County Agricultural Conservation Committee (or such other agent as may be designated) that the cream contains more than four-tenths (0.4) pounds of butterfat per quart, the actual quantity of butterfat sold shall be computed as follows: Multiply the number of quarts of cream sold by 2.1 pounds and multiply the result by the butterfat test of the cream sold; (4) the quantity of butterfat shall be rounded to the nearest pound; and (5) the quantity of milk sold by liquid measure shall be converted to pounds of whole milk on the basis of 2.15 pounds per quart. To the extent that eligible producers deliver whole milk and do not recover their skim milk, payments hereunder shall be made on the basis of the applicable whole milk rates regardless of the basis on which they are paid for their product. To the extent that eligible producers deliver cream or butter, or deliver milk as whole milk and recover their skim milk payments hereunder shall be made at the applicable butterfat rate.

2. Delete the terms "County AAA Committee" and "County AAA" wherever they appear in the offer and insert, in lieu thereof, the term "County Agricultural Conservation Committee."

3. Delete from the parenthetical matter contained in the first sentence of § 243.5 the term "Agricultural Adjustment Agency" and insert, in lieu thereof, the term "Field Service Branch, Production and Marketing Administration."

4. Delete from the first sentence of § 243.8 the words "Agricultural Adjust-

ment Agency" wherever they appear therein.

5. Delete the terms "War Food Administration" and "War Food Administrator" wherever they appear in the offer and insert, in lieu thereof, the terms "United States Department of Agriculture" and "Secretary of Agriculture," respectively.

This amendment shall become effective immediately except for the provisions of item 1 hereof which shall become effective at 12:01 a. m., e. s. t., October 1, 1945.

Dated this 29th day of September 1945.

[SEAL]

COMMODITY CREDIT
CORPORATION,
G. G. ARMSTRONG,
Vice President.

[F. R. Doc. 45-18337; Filed, Oct. 2, 1945;
3:07 p. m.]

TITLE 7—AGRICULTURE

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 143]

PART 1405—FRUITS AND VEGETABLES

APPLES

The fulfillment of requirements for the defense of the United States will result in a shortage in the supply of apples for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1405.58 *Restrictions with respect to apples—(a) Definitions.* (1) "Apples" means whole, fresh apples of any or all strains of: (i) the Winesap or Delicious (except Golden Delicious) varieties of C grade, or higher grades, and of 2 1/2 size, or larger sizes, grown in the Wenatchee-Okanogan District or in that part of the Yakima-Hood River District situated in Washington, and which apples are located in either Washington or Oregon; or (ii) the Winesap, Newtown, or Delicious (except Golden Delicious) varieties of C grade, or higher grades, and of 2 1/2 size, or larger sizes, grown in that part of the Yakima-Hood River District situated in Oregon, and which apples are located in either Oregon or Washington. This definition does not, however, apply to the word "apples" as used the first two times in (c) of this order.

(2) "C grade, or higher grades," means (i) with respect to apples grown in Washington, those which meet the minimum requirements of the C grade, or higher grades, of apples as specified in the "Washington Standards for Apples" promulgated in May 1939, and (ii) with respect to apples grown in Oregon, those which meet the minimum requirements of the C grade, or higher grades, of apples as specified in the "Oregon Standards for Apples" promulgated on July 28, 1937, and reissued on July 31, 1941.

(3) "Fancy grade, or higher grades," means (i) with respect to apples grown in Washington, those which meet the

minimum requirements of the fancy grade, or higher grades, of apples as specified in the "Washington Standards for Apples" promulgated in May 1939, and (ii) with respect to apples grown in Oregon, those which meet the minimum requirements of the fancy grade, or higher grades, of apples as specified in the "Oregon Standards for Apples" promulgated on July 28, 1937, and reissued on July 31, 1941.

(4) "Size" means the size as determined by the number of apples of fairly uniform size which are customarily wrapped and place-packed in a closed container, the inside measurements of which are 18 inches in length, 11 1/2 inches in width, and 10 1/2 inches in depth.

(5) "Handler" means any person who ships apples, or who is engaged in shipping, marketing, consigning, or dealing in apples, either in person, or as or through an agent, broker, representative, or otherwise, but does not include any person acting only in his capacity as a grower in delivering from his orchard to the place where the fruit is first prepared for market, or delivery by such person to or for transportation to a processor.

(6) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons, whether incorporated or not.

(7) "Assistant Administrator" means the Assistant Administrator for Regulatory and Marketing Service matters, Production and Marketing Administration, United States Department of Agriculture.

(8) "Governmental agency" means (i) the Army, Navy, Marine Corps, or Coast Guard of the United States (excluding, for the purposes of this order, United States Army post exchanges, United States Navy ships' service departments, United States Marine Corps post exchanges, and other similar organizations); (ii) the War Shipping Administration; (iii) the United States Department of Agriculture (including, but not limited to, any corporate agency thereof); and (iv) any other agency or instrumentality of the United States designated by the Assistant Administrator.

(9) "Wenatchee-Okanogan District" includes the Counties of Chelan, Okanogan, Douglas, Grant, and that part of Kittitas County which is commonly known as "West Bar," all in Washington.

(10) "Yakima-Hood River District" includes the Counties of Yakima, Benton, Klickitat, Skamania, and that portion of Kittitas County which is not included in the "Wenatchee-Okanogan District," all in Washington; and such term also includes the Counties of Hood River and Wasco in Oregon.

(b) *Restrictions.* (1) No handler shall purchase, or sell, contract to sell, ship, or deliver any one of the specified varieties of apples to any person except on condition that he sets aside and thereafter holds for sale and delivery to a governmental agency, a quantity of apples, in the aggregate, of the fancy grade, or higher grades, and of sizes from 100 to 163, inclusive, equivalent to 25 percent of the total quantity of the apples of such variety which he owns or controls at the

effective time of this order and of which he acquires ownership or control after the effective time of this order. Notwithstanding the size restriction contained in the preceding sentence, any handler may substitute in the quantity of Wine-sap apples set aside, not to exceed 10 percent of sizes 175 or 180 of the fancy or higher grades. When the requisite quantity of apples in any lot owned or controlled by any first handler has been set aside, the remainder of such apples shall thereafter, even in the hands of a subsequent handler, be free from all set-aside restrictions and computations. The restrictions set forth in (b) (1) hereof shall not apply to any handler so long as the total quantity of apples which he owns or controls at the effective time of this order and those of which he acquires ownership or control thereafter does not exceed 500 bushels.

(2) Except as may be permitted by other provisions of this order, no handler shall sell or deliver apples which have been set aside, pursuant to the provisions of this order, except to a governmental agency, and such apples shall be packed in a manner acceptable to the governmental agency.

(c) *Credits.* In the event a handler sells to a governmental agency a lot of apples of varieties other than those required to be set aside by the provisions of this order, such handler may obtain credit, subject to verification by the Deputy Order Administrator for the district (Wenatchee-Okanogan or Yakima-Hood River, as the case may be) where such apples were grown, for such lot against his set-aside quantity of apples of the Delicious variety by giving written notice to the said Deputy Order Administrator of the date of the shipment, the purchase order number, the car initials and number, or other shipment identification acceptable to such Deputy Order Administrator, and the number of the boxes of each variety of such lot.

(d) *Releases.* (1) The Assistant Administrator may, if he deems that such action will tend to effectuate the purposes of this order, issue a written release for any lot of apples which has been set aside pursuant to the provisions of this order.

(2) The Assistant Administrator may, if he determines that such action will tend to effectuate the purposes of this order, issue a general authorization releasing from the set-aside restrictions of this order any variety of apples, or any size or sizes thereof.

(e) *Permits.* (1) No handler shall sell, ship, or deliver to any person, other than a governmental agency, any apples without obtaining a written permit from the Assistant Administrator, and such sale, shipment, or delivery shall be subject to such terms and conditions, if any, as he may specify in such permit. Such a requirement shall not be applicable to any shipment, sale, or delivery of a lot of apples of ten bushels or less.

(2) Before issuing such a permit, the Assistant Administrator may require the applicant handler to furnish information concerning compliance by the applicant handler with the set-aside requirements contained in this order, and the Assistant Administrator shall not issue a permit in

any case where he determines that the applicant handler has not complied with such set-aside requirements. However, the issuance of such a permit shall not, in any way, relieve the handler from liability to set aside apples as required by (b), (c), or (d) hereof.

(3) During any period in which permits are required for the sale, shipment, or delivery of apples as set forth in (e) (1) hereof, no handler shall ship or deliver any lot of apples of more than ten bushels unless such apples have been inspected by an authorized representative of the appropriate Federal-State inspection service, or by some other inspection service which has been approved by the Assistant Administrator; and each handler who ships or delivers a lot of apples, as aforesaid, to any person other than a governmental agency shall submit promptly to the Deputy Order Administrator for his district a copy of the applicable inspection certificate covering such lot of apples.

(4) The Assistant Administrator may, at any time he determines such action will tend to effectuate the purposes of this order, suspend the operation of the provisions in (e) (1), (2), or (3) hereof for such period or periods as he may deem appropriate.

(f) *Contracts.* The restrictions of this order shall be observed without regard to the rights of creditors, existing contracts, payments made, or to deliveries of apples made prior to the effective date hereof. This order shall not, however, be construed as reducing the quantity of apples which any handler is required to ship, offer, or deliver under any existing contract with a governmental agency.

(g) *Records and reports.* (1) Each person owning or controlling more than 500 bushels of apples on December 1, 1945, shall complete Form No. FDO 143-1 and forward it to the Deputy Order Administrator for his district by December 10, 1945, in which he shall report, among other things, the varieties of apples, and their respective quantities and locations, which are owned or controlled by him on December 1, 1945.

(2) The Assistant Administrator shall be entitled to obtain such additional information from, and to require such additional reports and the keeping of such records by, any handler, as may be necessary or appropriate, in the Assistant Administrator's discretion, to the enforcement or administration of the provisions of this order, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(3) Every person subject to this order shall, for at least two years (or for such period of time as the Assistant Administrator may designate) maintain an accurate record of his transactions in apples.

(h) *Audits and inspections.* The Assistant Administrator shall be entitled to make such audits or inspections of the books, records and other writings, premises, or stocks of apples, of any handler, and to make such investigations, as may be necessary or appropriate, in the Assistant Administrator's discretion, to the enforcement or administration of the provisions of this order.

(i) *Petition for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional or unreasonable hardship on him may file a petition for relief with the Order Administrator. Such petition shall be addressed to Order Administrator, War Food Order No. 143, Fruit and Vegetable Branch, Production and Marketing Administration, Washington 25, D. C. Petitions for such relief shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Assistant Administrator. If the petitioner is dissatisfied with the action taken by the Order Administrator on the petition, he shall obtain, by requesting the Order Administrator therefor, a review of such action by the Assistant Administrator. The Assistant Administrator may, after said review, take such action as he deems appropriate, and such action shall be final. The provisions of (i) hereof shall not be construed to deprive the Assistant Administrator of authority to consider originally any petition for relief from hardship submitted in accordance herewith. The Assistant Administrator may consider any such petition and take such action with reference thereto that he deems appropriate, and such action shall be final.

(j) *Violations.* Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using apples. In addition, any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(k) *Delegation of authority.* The administration of this order and the powers vested in the Secretary of Agriculture of the United States, insofar as such powers relate to the administration of this order, are hereby delegated to the Assistant Administrator. The Assistant Administrator is authorized to redelegate to any employee of the United States Department of Agriculture any or all of the authority vested in him by this order; and one such employee shall be designated by the Assistant Administrator to serve as Order Administrator, and another such employee shall be designated by the Assistant Administrator to serve as Alternate Order Administrator, and such other employees as may be necessary shall be designated to serve as Deputy Order Administrators.

(l) *Communications.* Each report required to be filed hereunder and each communication concerning this order shall, unless otherwise provided herein or in instructions issued by the Assistant Administrator, be addressed to the Deputy Order Administrator for the district in which the apples, which are the subject of such report or communication, were grown.

(m) *Effective date.* This order shall become effective at 12:01 a. m., P. s. t., October 3, 1945.

NOTE: All reporting and record-keeping requirements of this order have been approved by, and subsequent reporting and record-keeping requirements will be subject to the approval of Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087)

Issued this 2d day of October 1945.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-18331; Filed, Oct. 2, 1945;
12:19 a. m.]

[WFO 67, Amdt. 8]

PART 1460—FATS AND OILS

INEDIBLE TALLOW OR GREASE

War Food Order No. 67, as amended (10 F.R. 4230, 10419), is further amended as follows:

1. By deleting paragraph (a) (6).
2. By deleting paragraphs (b) and (c).
3. By deleting paragraph (d) (1) and substituting in lieu thereof the following:

(1) All certified orders and all certificates executed under paragraph (c) hereof prior to 1945 shall be retained for at least 2 years and shall, upon request, be submitted to the Assistant Administrator for inspection. All statements contained in such certificates shall be deemed representations to an agency of the United States. No person shall be entitled to rely upon any such certificate if he knows or has reasonable cause to believe it to be false.

This amendment shall become effective at 12:01 a. m., e. s. t., October 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 67, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087)

Issued this 3d day of October 1945.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-18385; Filed, Oct. 3, 1945;
11:18 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 5333]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

J. V. BLEVINS CO., ETC.

§ 3.45 (e) *Discriminating in price—Indirect discrimination—Brokerage payments.* In connection with the purchase of food products or other merchandise in commerce, receiving or accepting, directly or indirectly, anything of value as

brokerage, commission, or other compensation, or any allowance or discount in lieu thereof, from any seller, in or in connection with purchases made from such seller when such purchases are made for respondent's own account; prohibited. (Sec. 2 (c), 49 Stat. 1527; 15 U.S.C., sec. 13 (c) [Cease and desist order, J. V. Blevins Co., etc., Docket 5333, Sept. 17, 1945])

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 17th day of September, A. D. 1945.

In the Matter of James V. Blevins, an Individual Trading as J. V. Blevins Company and J. V. Blevins Brokerage Company.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the answer of the respondent, which answer admits all material allegations of the complaint to be true and waives all other intervening procedure and further hearings as to said facts; and the Commission having made its findings as to the facts and conclusion that said respondent has violated the provisions of subsection (c) of section 2 of an Act of Congress entitled "An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914 (the Clayton Act), as amended by an Act of Congress approved June 19, 1936 (the Robinson-Patman Act):

It is ordered, That the respondent, James V. Blevins, an individual trading as J. V. Blevins Company and J. V. Blevins Brokerage Company, his representatives, agents, and employees, directly or through any corporate or other device in connection with the purchase of food products or other merchandise in commerce as "commerce" is defined in the aforesaid Clayton Act as amended, do forthwith cease and desist from:

Receiving or accepting, directly or indirectly, anything of value as brokerage, commission, or other compensation, or any allowance or discount in lieu thereof, from any seller, in or in connection with purchases made from such seller when such purchases are made for respondent's own account.

It is further ordered, That the respondent shall, within sixty (60) days after service upon him of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which he has complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 45-18384; Filed, Oct. 3, 1945;
11:15 a. m.]

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs

[T. D. 51321]

PART 1—CUSTOMS DISTRICTS AND PORTS HOURS OF BUSINESS

Customs Regulations of 1943 amended to provide for the establishment of regular hours of business for customs officers.

Section 1.3, Customs Regulations of 1943 (19 CFR, Cum. Supp., 1.8), is hereby amended to read as follows:

§ 1.8 *Hours of business.* (a) Except as hereinafter specified, each customs office shall be open for the transaction of general customs business between the hours of 8:30 a. m. and 5 p. m. on all days of the year except Saturdays, Sundays, and national holidays.

(b) Different but equivalent hours shall be observed if a difference is required for the maintenance of adequate service because of local conditions, is approved by the Commissioner of Customs, and a notice of the hours of business is prominently displayed at the principal entrance and in each public room of the customs office.

(c) At each port or station where there is no full-time customs employee, the hours during which the customs office will be open for the transaction of general customs business shall be fixed by the collector of customs concerned with the approval of the Commissioner of Customs, and notice thereof shall be displayed prominently at the principal entrance of the office.

(d) A state or local holiday shall not be cause generally for closing a customs office, but if such a holiday interferes with the performance of work in a particular customs office or by particular customs employees, the employees affected may be excused from work.

(e) Customs services required to be performed outside a customs office shall be furnished between the hours of 8 a. m. and 5 p. m. (or between the corresponding hours at ports where different but equivalent hours are required for the maintenance of adequate service and are approved by the Commissioner of Customs) on all days when the customs office is open for the transaction of general customs business. In accordance with such instructions as the Commissioner of Customs shall have issued from time to time and upon reasonable advance notice to the principal local officer concerned, such services may be furnished between the same hours on Saturdays.

(f) Where there is a regularly recurring need for customs services outside the above prescribed hours, and the volume and duration of the required services are uniformly such as to require, of themselves or in immediately consecutive combination with other essential customs activities of the port, the full time of one or more customs employees, the necessary number of regular tours of duty to furnish such services on all days of the year except Sundays and national holidays may be established with the approval of the Commissioner of Customs.

(g) Customs services shall be furnished private interests otherwise than as specified in this section only in accordance with the provisions of § 24.16 of this chapter. (R.S. 161; 5 U.S.C. 22.)

Note 7 to § 1.8 is amended by inserting "(E.O. No. 1076, May 22, 1909.)" after

the second sentence. Note 8 to the same section is deleted.

[SEAL] W. R. JOHNSON,
Commissioner of Customs.

Approved: September 28, 1945.

HERBERT L. GASTON,
Acting Secretary of the Treasury.
[F. R. Doc. 45-18332; Filed, Oct. 2, 1945;
2:04 p. m.]

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue

PART 29—INCOME TAX; TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 1941

AMORTIZATION DEDUCTION

CROSS REFERENCE: See Proclamation 2669, *supra*.

TITLE 30—MINERAL RESOURCES

Chapter VI—Solid Fuels Administration for War

PART 602—GENERAL ORDERS AND DIRECTIVES

DIRECTION TO CERTAIN PRODUCERS IN DISTRICTS 2, 3, 6 AND 8

The following direction has been sent to certain coal producers in Districts Nos. 2, 3, 6 and 8:

Pursuant to Executive Order No. 9332, SFAW Regulation No. 1, and effective forthwith, you are prohibited until further notice from supplying or shipping by rail or water from any mine, preparation plant, or railroad scales bituminous coal produced in Districts Nos. 2, 3, 6 and 8 to any person or for any use except the following: (1) Hospitals; (2) public utilities (as defined in Regulation No. 27); (3) railroads; (4) commercial dock operators on Great Lakes, tidewater or river; (5) vessel or bunker fuel, and colliery fuel. You are directed to hold on track maximum number no-bills. If compliance with this direction tends to curtail production or cause undue hardship, Area Distribution Manager authorized to give consignments by telephone and confirm in writing.

Issued this 2d day of October 1945.

C. J. POTTER,
Deputy Solid Fuels
Administrator for War.

[F. R. Doc. 45-18396; Filed, Oct. 3, 1945;
11:46 a. m.]

PART 602—GENERAL ORDERS AND DIRECTIVES

DIRECTION TO PERSONS SHIPPING COAL PRODUCED IN DISTRICTS 2, 3, 6 AND 8

The following direction is issued:

Pursuant to Executive Order No. 9332 (8 F.R. 5355), SFAW Regulation No. 1 (8 F.R. 5832; 8 F.R. 16320; 10 F.R. 1724), and effective forthwith, all persons shipping bituminous coal produced in Districts Nos. 2, 3, 6 and 8 intended or destined for export are prohibited until further notice from making such shipments without special permit from SFAW. Pending further notice, the operation of any permit or authorization heretofore granted pursuant to SFAW Regulation

No. 31 (10 F.R. 8338; 10 F.R. 11654; 10 F.R. 11739) is suspended. Applications for special emergency permits under this general notice of direction shall be filed with the SFAW Area Distribution Manager for the district in which the coal is produced and must state all pertinent facts necessary to enable SFAW to determine whether or not such coal should, in view of the emergency occasioned by widespread work stoppages in the coal mines, be retained within the United States.

Issued this 2d day of October 1945.

C. J. POTTER,
Deputy Solid Fuels
Administrator for War.

[F. R. Doc. 45-18395; Filed, Oct. 3, 1945;
11:46 a. m.]

PART 602—GENERAL ORDERS AND DIRECTIVES

NECESSITY OF CONTINUING IN EFFECT SFAW REGULATION 27

Widespread stoppages in production at bituminous coal mines make it necessary to continue in effect SFAW Regulation No. 27 (10 F.R. 2909) which governs deliveries of bituminous coal to industrial consumers and retail dealers. Prior to the general stoppages in production, and after having consulted representatives of the solid fuels industry, the Solid Fuels Administration for War was considering substantial relaxation of these controls in order to permit larger amounts of bituminous coal to move to retail dealers and to consumers for space heating. In view of the existing critical situation and the threat of its continuance such relaxation is now out of the question. Indeed, more stringent measures may become necessary in order to protect our economy.

It is vital that all shippers who are obligated to supply coal via the Great Lakes to industrial consumers and commercial dock operators proceed with utmost dispatch in filling their obligations. SFAW has made arrangements to check such shipments, and in any situation in which it appears that the quotas to the Great Lakes are not being supplied on time by a shipper, SFAW will reassign the coal of that shipper so that shipments to the Lakes are protected. This applies to the regular commitments of the shippers, and to SFAW directions requiring shipments to the Lakes.

Issued this 2d day of October 1945.

C. J. POTTER,
Deputy Solid Fuels
Administrator for War.

[F. R. Doc. 45-18397; Filed, Oct. 3, 1945;
11:46 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System

[Operations Order 43]

NEW JERSEY

ESTABLISHMENT OF BOARD OF APPEAL AREA

Pursuant to the authority contained in the Selective Training and Service Act of 1940, as amended, and in accordance

with the recommendation of Colonel E. N. Bloomer, State Director of Selective Service for the State of New Jersey, I hereby order:

That the State Director of Selective Service for the State of New Jersey is hereby authorized to disestablish the board of appeal areas for Boards of Appeal numbered 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 of the State of New Jersey, and to establish one board of appeal area having more than 70,000 registrants as the result of the first registration, which board of appeal area shall be coextensive with the State of New Jersey.

LEWIS B. HERSHEY,
Director.

OCTOBER 3, 1945.

[F. R. Doc. 45-18358; Filed, Oct. 3, 1945;
10:53 a. m.]

Chapter IX—War Production Board

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 53 Stat. 827; E.O. 8024, 7 F.R. 323; E.O. 8040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9533, 10 F.R. 10155; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 1, as Amended Oct. 1, 1945]
Sec.

- 944.1 Purpose and scope of this regulation; definitions.
- 944.2 Rules for acceptance and rejection of rated orders.
- 944.3 Report to War Production Board of improperly rejected orders.
- 944.4 Assignment of preference ratings.
- 944.4a Cancellation of preference ratings.
- 944.5 Sequence of preference ratings.
- 944.6 Doubtful cases.
- 944.7 Sequence of filling rated orders.
- 944.8 Delivery or performance dates.
- 944.9 Report to War Production Board of improper delay of orders.
- 944.10 Effect of other regulations and orders.
- 944.10a Effect of revocation of orders and regulations.
- 944.11 Use or disposition of material acquired with priorities assistance.
- 944.12 Intra-company deliveries.
- 944.13 Scope of regulations and orders.
- 944.13a Defence against claims for damages.
- 944.14 Inventory restriction.
- 944.14a Delivery for unlawful purposes prohibited.
- 944.15 Records.
- 944.16 Audit and inspection.
- 944.17 Reports.
- 944.18 Violations.
- 944.19 Appeals for relief in exceptional cases.
- 944.20 Notification of customers.

§ 944.1 *Purpose and scope of this regulation; definitions.* This regulation states the basic rules of the War Production Board which apply to all business transactions unless they are covered by more specific regulations or orders of the War Production Board which are inconsistent with this regulation. It includes transactions which are not subject to priority control in any other way than by this regulation. The following definitions apply for purposes of this regulation and any other regulation or order of the War Production Board, unless otherwise indicated.

(a) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons, whether incorporated or not.

(b) [Deleted Oct. 1, 1945.]

§ 944.1b [Deleted Oct. 1, 1945.]

§ 944.2 *Rules for acceptance and rejection of rated orders.* Every order bearing a preference rating must be accepted and filled regardless of existing contracts and orders except in the following cases:

(a) A person must not accept a rated order for delivery on a date which would interfere with delivery on equal or higher rated orders which he has already accepted, or if delivery of the material ordered would interfere with delivery on an order which the War Production Board has directed him to fill for that material or for a product which he makes out of it.

(b) A person must not accept a rated order (except an AAA order) for delivery on a date which can be met only by using material which was specifically produced for delivery on another rated order, and which is completed or is in production and scheduled for completion within 15 days.

(c) If a person, when receiving a rated order bearing a specific delivery date, does not expect to be able to fill it by the time requested, he must not accept it for delivery at that time. He must either (1) reject the order, stating when he could fill it, or (2) accept it for delivery on the earliest date he expects to be able to deliver, informing the customer of that date. He may adopt either of these two courses, depending on his understanding of which his customer would prefer. He may not reject a low rated order just because he expects to receive conflicting higher rated orders in the future, nor because he would for any reason prefer to have higher ratings.

(d) If a person receives a rated order which is not required by § 944.8 to bear a specific delivery date and which he cannot fill promptly, he must accept it as long as he expects to be able to fill it within a reasonable time, unless he makes a consistent practice of not carrying a backlog and rejecting orders which cannot be promptly filled. He may treat different classes of customers differently in this respect, but only if there is a reasonable basis for the distinction. For example, he may make a regular practice of rejecting unfillable orders from all retailers but holding for backlog orders from all industrial customers.

(e) A rated order need not be (but may be) accepted in the following cases, but there must be no discrimination in such cases against rated orders, or between rated orders of different customers:

(1) If the person seeking to place the order is unwilling or unable to meet regularly established prices and terms of sale or payment. (When a person who has a rating asks a supplier to quote his regularly established prices and terms of sale or payment or the earliest date on which he could make delivery on that rating, the supplier must do so, except that if this would require detailed en-

gineering or accounting work, he may give his best estimate without such work and state that it is not binding. However, the supplier need not quote if he is not required to accept the rated order and knows that he will not do so if he receives it. Any quotation as to delivery date to a person whose order has not been received will be subject to the effect on the supplier's deliveries of rated orders received by him after making the quotation and before he receives the firm order from the person making the inquiry.)

(For status of OPA ceiling prices under this section see Interpretation 2. For rule covering types of sales and types of purchases see Interpretation 3.)

(2) If the order is for the manufacture of a product or the performance of a service of a kind which the person to whom the order is offered has not usually made or performed, and in addition if either (i) he cannot fill the order without substantially altering or adding to his facilities or (ii) the order can readily be performed by someone else who has usually accepted and performed such orders.

(3) If the order is for material which the person to whom the order is offered produces or acquires for his own use only, and he has not filled any orders for that material within the past two years, except on "special sales" as permitted in Priorities Regulation 13. If he has, but the rated order would take more than the excess over his own needs, he may not reject the rated order unless filling it would interfere with equal or higher rated orders already on hand, or orders which the War Production Board has directed him to fill, for the material or for a product which he makes out of it.

(4) If filling the order would stop or interrupt his production or operations during the next 40 days in a way which would cause a substantial loss of total production or a substantial delay in operations.

(For types of contracts which must be deferred see Interpretation 1b. For rule as to deferment of orders on steel, copper and aluminum producers, see Direction 11.)

(f) Any person who fails or refuses to accept an order bearing a preference rating shall, upon written request of the person placing the order, promptly give his reasons in writing for his failure or refusal.

(g) Some orders of the War Production Board provide special rules as to the acceptance and rejection of orders for particular materials. In such cases, the rules stated above in this section are inapplicable to the extent that they are inconsistent with the applicable order of the War Production Board. In addition, the War Production Board may specifically direct a person in writing to fill a particular purchase order or orders. In such cases he must do so without regard to any of the above rules in this § 944.2, except that he may insist upon compliance with regularly established prices and terms of payment.

§ 944.3 *Report to War Production Board of improperly rejected orders.* When a rated order is rejected in viola-

tion of this regulation, the person who wants to place it may file a report of the relevant facts with the War Production Board, which will take such action as it considers appropriate after requiring an explanation from the person rejecting the order.

§ 944.4 *Assignment of preference ratings.* Preference ratings may be assigned to contracts, orders or deliveries by means of preference rating certificates, or by rules, regulations or orders of the War Production Board assigning ratings to particular orders or deliveries or to specified classes of orders or deliveries. Such ratings may be assigned to accepted contracts or orders, and also to orders which have not been placed or accepted at the time the rating is applied for. Ratings are also assigned by certain governmental agencies, authorized by the War Production Board, to their own purchase orders or contracts. In some cases the War Production Board will raise or lower ratings already assigned and in that event the rules of Priorities Regulation 12 (§ 944.33) apply. Specific orders may also be issued as to particular deliveries or as to the use of particular facilities, without assigning ratings thereto.

§ 944.4a *Cancellation of preference ratings.* If a preference rating which has been assigned to a named person is revoked, he must immediately, in the case of each order to which he has applied the rating either cancel the order or inform his supplier that it is no longer to be treated as rated. If a regulation or order of the War Production Board which assigns a rating to a class or group of persons without naming them individually, is revoked they may not apply the rating to orders placed after the revocation. Orders to which they have already applied the rating for delivery within three months after the revocation remain validly rated, but, in the case of each order which they have placed for delivery after three months from that date, they must either cancel the order or withdraw the rating. If any person receives notice from his customer or otherwise that the customer's order is no longer rated or that the customer's order is cancelled, he must immediately withdraw any extensions of the rating which he has made to any order placed by him for more than \$25 worth of material. The War Production Board may specify different rules for the treatment of outstanding ratings at the time it revokes them.

(For the rules about transferring preference ratings when contracts are assigned, see Interpretation 5.)

§ 944.5 *Sequence of preference ratings.* Preference ratings in order of precedence are: AAA, MM, and CC. All other WPB preference ratings have no effect, and any order bearing such ratings must be treated as an unrated order unless specifically rated AAA, MM, or CC. The letter "X" after a numeral indicates that such rating is inferior to the rating of the same numeral and superior to the rating of the next numeral. (For example, AA-2X is inferior to AA-2 and supe-

rior to AA-3.) The War Production Board, after March 13, 1944, will not assign ratings below AA-5 but any such ratings which were assigned before that date may be applied or extended.

§ 944.6 *Doubtful cases.* Whenever there is doubt as to the preference rating applicable to any order, or as to whether a particular order is a defense order, the matter is to be referred to the War Production Board for determination, with a statement of all pertinent facts.

§ 944.7 *Sequence of filling rated orders.* (a) Every person who has rated orders on hand must schedule his operations, if possible, so as to fill each rated order by the required delivery or performance date (determined as explained in § 944.8). If this is not possible for any reason, he must give precedence to higher over lower rated orders and to all rated over unrated orders. However, material specifically produced for a rated order may not be used to fill a higher rated order (except AAA) subsequently received if the material is completed or is in production and scheduled for completion within 15 days. A low rated order bearing an earlier delivery or performance date must be filled before a higher rated order bearing a later delivery or performance date if it is possible to fill both of them on the required dates.

(b) As between conflicting orders which bear the same preference rating, precedence must be given to the order which was received first with the rating. As between conflicting orders received with the same preference rating on the same date, precedence must be given to the order which has the earlier required delivery or performance date.

(c) If a rated order or the rating applicable to an order is cancelled when the supplier has material in production to fill it, he need not immediately stop to put other rated orders into production if doing so would cause a substantial loss of total production. He may continue to process that material which he had put into production for the cancelled order to a stage of completion which would avoid a substantial loss of total production, but he may not incorporate any material which he needs to fill any rated order on hand. He may not, however, delay putting other rated orders into production for more than 15 days.

(For the effect of changes in customers' orders, see Direction 1 to this regulation. For further explanations of paragraph (b) see Interpretation 1c. For an explanation of how to determine the date on which a purchase order is received, see Interpretation 12.)

§ 944.8 *Delivery or performance dates.* (a) Every rated order placed after March 13, 1944, must specify delivery or performance on a particular date or dates or within specified periods of not more than 31 days each, which in no case may be earlier than required by the person placing the order. Any order which fails to comply with this rule must be treated as an unrated order. The words "immediately" or "as soon as possible", or other words to that effect, are not sufficient for this purpose. There

are four exceptions to this rule, where a rated order need not bear a required delivery or performance date as long as it is understood that delivery or performance is required as soon as practicable or customary: (1) Orders for maintenance, repair or operating supplies as identified by the symbol MRO or otherwise; (2) orders placed with or by persons who normally take physical delivery of the item ordered to hold it in stock for resale; (3) orders for not more than \$100; (4) orders rated AAA.

(b) The required delivery or performance date, for purposes of determining the sequence of deliveries or performance pursuant to § 944.7, shall be the date on which delivery or performance is actually required. The person with whom the order is placed may assume that the required delivery or performance date is the date specified in the order or contract unless he knows either (1) that the date so specified was earlier than required at the time the order was placed, or (2) that delivery or performance by the date originally specified is no longer required by reason of any change of circumstances. A delay in the scheduled receipt of any other material which the person placing the order requires prior to or concurrently with the material ordered, shall be deemed a change of circumstances within the meaning of the foregoing sentence.

(c) If, after accepting a rated order which specifies the time of delivery, the person with whom it is placed finds that he cannot fill it on time or within 15 days following the specified time, owing to the receipt of higher rated orders or for other reasons, he must promptly notify the customer, telling him approximately when he expects to be able to fill the order. Inability to fill the order on time or within fifteen days following the specified time does not authorize a supplier to cancel the order.

§ 944.9 *Report to War Production Board of improper delay of orders.* When delivery or performance of a rated order is unreasonably or improperly delayed, the customer may file a report of the relevant facts with the War Production Board, which will take such action as it considers appropriate after requiring an explanation from the person with whom the order is placed.

§ 944.10 *Effect of other regulations and orders.* Specific allocations or other directions of the War Production Board for delivery of material or the use of facilities must be complied with regardless of ratings, unless otherwise specified. If restrictions under two or more regulations or orders of the War Production Board apply to the same subject matter, the most restrictive controls unless otherwise expressly provided. Defense orders or other rated orders are not exempt from restrictions on the amount of materials that may be made or delivered unless expressly so stated.

§ 944.10a *Effect of revocation of orders and regulations.* (a) When an order or regulation of the War Production Board is revoked, all published amendments, schedules, appendices, and directions to that order or regulation are revoked, un-

less otherwise stated in the instrument revoking the order or regulation.

(b) All directions, authorizations, production or delivery schedules and other instruments addressed to named persons pursuant to any order or regulation which was revoked before October 1, 1945, are revoked on October 1, 1945. Whenever an order or regulation of the WPB is revoked on or after October 1, 1945, all such directions, authorizations, production or delivery schedules and other instruments are revoked unless otherwise stated in the instrument revoking the order or regulation.

NOTE. See Priorities Regulation 31 for the special rules when orders are revoked by that regulation.

(c) "Suspension orders" and "consent orders" issued on the basis of a violation of orders and regulations of the War Production Board remain in effect after revocation of such orders and regulations, unless otherwise provided. If you are subject to a suspension order or consent order which you think should be lifted or modified because of the lifting of the restriction on which the violation was based, you may address a request for relief to the Chief Compliance Commissioner, War Production Board, Washington 25, D. C.

§ 944.11 *Use or disposition of material acquired with priorities assistance.* (a) Any person who gets material with priorities assistance must, if possible, use or dispose of it (or of the product into which it has been incorporated) for the purpose for which the assistance was given. This restriction applies to material obtained by means of a preference rating, allocation, specific direction, CMP allotment, or any other action of the War Production Board. Physical segregation is not required as long as the restrictions applicable to any specific lot of material or product are observed with respect to an equivalent amount of the same material or product.

(b) When a material, or a product into which it has been incorporated, can no longer be used for the purpose for which the priorities assistance was given (for example, when the priorities assistance was given to fill a particular contract or purchase order and the material or product does not meet the customer's specifications or the contract or purchase order is cancelled), the holder may use or dispose of it only as follows:

(1) If the holder acquired or made the material or product for use and not for sale or resale and is not regularly engaged in the business of selling it, a proposed sale by him is a special sale covered by Priorities Regulation 13 and he may sell or transfer it only as provided in that regulation.

(2) If the proposed sale is not one described by paragraph (b) (1), this paragraph (b) imposes no restriction on the sale. However, in such a case the holder must comply with all requirements of other applicable sections of this regulation and of other orders and regulations of the War Production Board. This is

true of all such sales of any material including scrap.

(3) Whether or not he is in the regular business of selling similar materials or products, a holder may, within the limitations of paragraph (f) of Priorities Regulation 32 (inventory restriction on processing), use it himself for any purpose for which he has the necessary rating or other qualification which would be necessary for a special sale to him under Priorities Regulation 13 or directions issued under it. In addition, the holder must comply with any applicable War Production Board order that requires him to get permission from the War Production Board before using any particular material or product and he may not use it in any manner or for any purpose prohibited by a regulation or order of the War Production Board. It may also be used in any other manner specifically authorized in writing by the War Production Board. Field offices of the Board will tell applicants how to get authorization.

§ 944.12 *Intra-company deliveries.* When any rule, regulation or order of the War Production Board prohibits or restricts deliveries of any material by any person, such prohibition or restriction shall, in the absence of a contrary direction, apply not only to deliveries to other persons, including affiliates and subsidiaries, but also to deliveries from one branch, division or section of a single enterprise to another branch, division or section of the same or any other enterprise under common ownership or control.

(For rule as to effect of inventory and small order provisions on separate operating units of same company see Interpretation 8.)

§ 944.13 *Scope of regulations and orders.* All regulations and orders of the War Production Board (including directions, directives and other instructions) apply to all subsequent transactions even though they are covered by previous contracts. Regulations and orders apply to transactions in the territories or insular possessions of the United States unless the regulation or order specifically states that it is limited to the continental United States or to the 48 states and the District of Columbia. However, restrictions of War Production Board orders or regulations on the use of material or on the amount of inventory shall not apply when the material is used or the inventory is held directly by the Army or Navy outside the 48 states and the District of Columbia, unless otherwise specifically provided. Regulations and orders do not apply to transactions in the Philippine Islands unless they specifically state that they do.

§ 944.13a *Defense against claims for damages.* No persons shall be held liable for damages or penalties for any default under any contract or order which shall result directly or indirectly from compliance with any rule, regulation or order of the War Production Board, notwithstanding that any such rule, regulation or order shall thereafter be declared by judicial or other competent authority to be invalid.

§ 944.14 *Inventory restrictions.* No person may deliver or receive into inventory more of any material than is permitted under Priorities Regulation 32. That regulation takes the place of the rules formerly in this section.

§ 944.14a *Delivery for unlawful purposes prohibited.* No person shall deliver any material which he knows or has reason to believe will be accepted, redelivered, held or used in violation of any order or regulation of the War Production Board.

§ 944.15 *Records.* Each person participating in any transaction to which any rule, regulation or order of the War Production Board applies shall keep and preserve for at least two years accurate and complete records of the details of each such transaction and of his inventories of the material involved. Such records shall include the dates of all contracts or purchase orders accepted, the delivery dates specified in such contracts or purchase orders, and in any preference rating certificates accompanying them, the dates of actual deliveries thereunder, description of the material covered by such contracts or purchase orders, description of deliveries by classes, types, quantities, weights and values, the parties involved in each transaction, the preference ratings, if any, assigned to deliveries under such contracts or purchase orders, details of defense orders (or other orders required by the War Production Board to be filled) either accepted or offered and rejected, and other pertinent information. Records kept by any person pursuant to this section shall be kept either separately from the other records of such person and chronologically according to daily deliveries by such person, or in such form that such a separate chronological record can be promptly compiled therefrom. Whenever a regulation or order requires a person to restrict his operations in proportion to his operations in a base period (for example, an order may forbid him to use more of a certain kind of material than he used in the fourth quarter of 1942) he must determine, as accurately as is reasonably possible, his base period operations and preserve a written record of any figures and work sheets showing how he made his calculations for inspection by War Production Board officials as long as the regulation or order remains in force and for two years after that. Whenever a person is restricted as to the quantity of material he may use in production or the amount he may produce, under quota restrictions, limitation orders, authorized production schedules, special directions or similar provisions, he must keep reasonably adequate records of the material consumed and of production to show whether he is complying with the restrictions. This record-keeping requirement has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Photographic copies of records may be kept. See Interpretation 6.)

§ 944.16 *Audit and inspection.* All records required to be kept by this regulation or by any rule, regulation or order

of the War Production Board shall, upon request, be submitted to audit and inspection by its duly authorized representatives.

§ 944.17 *Reports.* Every person shall execute and file with the War Production Board such reports and questionnaires as it shall from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

§ 944.18 *Violations.* Any person who violates any provision of this regulation or any other rule, regulation or order of the War Production Board, or who, by any statement or omission, wilfully falsifies any records which he is required to keep, or who otherwise wilfully furnishes false or misleading information to the War Production Board, and any person who obtains a delivery, an allocation of material or facilities, or a preference rating by means of a material and wilful, false or misleading statement, may be prohibited by the War Production Board from making or obtaining further deliveries of material or using facilities under priority or allocation control and may be deprived of further priorities assistance. The War Production Board may also take any other action deemed appropriate, including the making of a recommendation for prosecution under section 35 (A) of the Criminal Code (18 U. S. C. sec. 80), or under the Second War Powers Act (Public No. 507, 77th Congress, March 27, 1942).

§ 944.19 *Appeals for relief in exceptional cases.* Any person who considers that compliance by himself or another with a rule or regulation or order of the War Production Board would work an exceptional and unreasonable hardship on him may appeal for relief. The rules for the filing and handling of appeals are given in Priorities Regulation 16.

§ 944.20 *Notification of customers.* Any person who is prohibited from or restricted in making deliveries of any material by the provisions of any rule, regulation or order of the War Production Board shall, as soon as practicable, notify each of his regular customers of the requirements of such rule, regulation or order, but the failure to give notice shall not excuse any customer from the obligation of complying with any requirements applicable to him.

Issued this 1st day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

INTERPRETATION 1A: Revoked August 28, 1945.

INTERPRETATION 1B

TYPES OF EXISTING CONTRACTS WHICH MUST BE DEFERRED

Section 944.2 of Priorities Regulation 1, as amended, makes compulsory the acceptance and filling of rated orders for any material "regardless of existing contracts and orders". The "existing contracts" referred to include not only ordinary purchase contracts but other arrangements achieving substantially the same results, though in form they may concern the use of production facilities rather than the material produced. Preference rat-

ings are applicable to facilities as well as materials.

Examples of such "existing contracts" which must be subordinated to higher rated orders are (1) arrangements whereby a producer, regularly engaged in producing a given product for sale to others, leases a portion of his plant, or the whole of it for a relatively short period, as a going concern to one of his customers and operation is continued under the producer's management and with the producer's regular personnel; and (2) arrangements whereby such a producer, in lieu of buying raw materials and selling the product, accepts raw materials belonging to a customer for processing pursuant to a toll agreement or similar undertaking. If the deliveries to be made to such customer carry a preference rating, the sequence of deliveries as compared with deliveries to other persons placing orders with the producer is to be determined as provided in § 944.7 of Priorities Regulation No. 1. (Issued Mar. 18, 1944.)

INTERPRETATION 1c

SEQUENCE OF DELIVERIES AND PRODUCTION FOR RATED ORDERS

The provisions of § 944.7 (b) of Priorities Regulation No. 1, as amended, with respect to the sequence of deliveries bearing the same preference rating, are applicable only in cases where different deliveries bearing the same preference rating cannot be made on schedule. If material supply and available facilities permit deliveries bearing the same rating to be made on schedule, Regulation No. 1 does not have any particular effect on the sequence of production for such deliveries. Where it is necessary to choose between deliveries bearing the same preference ratings, delivery to the customer from whom the order was first received with the rating is to be preferred and production schedules must be adjusted accordingly. For example, suppose a rated order is received from one customer in January for August delivery and another order bearing the same rating is received from a second customer in June calling for July delivery. If both deliveries cannot be made on schedule, the second customer is not permitted to get the material away from the first customer. The producer must defer production on the second order to the extent necessary to make delivery on the first order on the August delivery date. If, on the other hand, both deliveries can be made on schedule, it is not necessary to produce or make delivery on the first customer's order ahead of that of the second. (Issued Mar. 18, 1944.)

INTERPRETATION 1d: Revoked June 28, 1945.

INTERPRETATION 2

REGULARLY ESTABLISHED PRICES AND OPA CEILING PRICES

An order bearing a preference rating may not be rejected on the ground that the price is below the regularly established price, if the purchaser offers the OPA ceiling price.

Section 944.2 of Priorities Regulation 1 makes the acceptance of rated orders mandatory except in the several situations specified in the section. The only exception dealing with price is contained in paragraph (e) (1) which states that a rated order need not be accepted "if the person seeking to place the order is unwilling or unable to meet regularly established prices and terms of sale or payment".

"Regularly established prices" cannot be higher than OPA ceiling prices. They may, however, be lower. (Issued Mar. 18, 1944.)

INTERPRETATION 6

MICROFILM RECORDS

Records required to be kept by § 944.15 of Priorities Regulation No. 1 or by any other order or regulation of the War Production Board may be kept in the form of microfilm

or other photographic copies instead of the originals. (Issued Aug. 18, 1943.)

INTERPRETATION 7: Revoked August 28, 1945.

INTERPRETATION 8

EFFECT OF INVENTORY AND SMALL ORDER PROVISIONS ON SEPARATE OPERATING UNITS OF THE SAME COMPANY

(a) If an individual plant, branch store, division or other operating unit normally keeps separate inventory from the rest of the corporation or firm, inventory restrictions in WPB orders and regulations apply to it separately. Thus, although another unit may have exceeded an inventory limit, this does not prevent a unit which has not exceeded it from acquiring additional inventory within the limit.

(b) Likewise, if an order of the War Production Board provides an exemption for small purchases, an operating unit which normally buys separately need not consider purchases made by other units in determining whether it comes within the exemption.

(c) It may happen that the same operating unit will be treated separately for purposes of inventory restrictions but not for purposes of small order exemptions. For example, if a distributor purchases centrally for direct shipment to several outlets which keep separate inventories, the outlets are treated separately for purposes of inventory restrictions but the central purchasing agency must include all its purchases in determining whether a transaction comes within a small order exemption.

(d) This interpretation applies only in cases where a contrary rule is not expressly stated in the applicable War Production Board order or regulation. Also it only applies where the regular business practice of the unit in question is to keep a separate inventory or to buy separately. It does not apply if the regular practice has been changed just for the purpose of coming within this interpretation. (Issued Nov. 22, 1944.)

INTERPRETATION 9: Revoked March 18, 1944.

INTERPRETATION 12

DATE ON WHICH PURCHASE ORDER IS RECEIVED

Section 944.7 (b) provides that between conflicting orders which bear the same preference rating, precedence must be given to the order which was received first with the rating. Some questions have arisen as how to fix the date when the order was "received", due to the fact that occasionally specifications are not sent to the manufacturer with the customer's order. The word "order" as used in § 944.7 (b) means a purchase order accompanied by specifications in sufficient detail to enable the manufacturer to put the product in production. Not until such specifications have been furnished is there an "order". The date on which such specifications are furnished to the manufacturer is the date on which the order is "received". This date, and not the date on which the order without specifications was first received by the manufacturer, controls the position the order takes in the manufacturer's schedule.

For example, where an engine manufacturer on February 1st receives a rated order for fifty engines for July delivery but the customer does not, until March 1st, furnish the specifications as to carburetors, pumps, or other equipment, necessary before the engines can be put into production, March 1st is the date the "order was received" for the purposes of § 944.7 of Priorities Regulation No. 1. (Issued Nov. 8, 1944.)

INTERPRETATION 15: Revoked August 28, 1945.

INTERPRETATION 17: Revoked August 28, 1945.

[F. R. Doc. 45-18252; Filed, Oct. 1, 1945; 4:37 p. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 1, Interpretation 1E, 23 Amended Oct. 1, 1945]

ARMY INCLUDES PANAMA CANAL—NAVY INCLUDES COAST GUARD

The following amended interpretation is issued with respect to PR 1:

(a) The definition of defense orders formerly appearing in § 944.1 (b) has been deleted since a blanket rating of AA-5 is no longer assigned to such orders. However, any reference to the Army without any other definition in any order of the War Production Board also applies to the Panama Canal, and a reference to the Navy, to the Coast Guard.

Issued this 1st day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

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PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 1, Interpretation 3, as Amended Oct. 1, 1945]

REJECTION OF RATED ORDERS FOR FAILURE TO MEET ESTABLISHED PRICES AND TERMS

The following amended interpretation is issued with respect to PR 1:

(a) Section 944.2 of Priorities Regulation 1 states that every order bearing a preference rating must be accepted and filled with certain exceptions listed in the section. One exception is where a buyer does not "meet regularly established prices and terms of sale or payment". This exception applies to a seller who receives a rated order for quantities which are less than the minimum which he regularly sells. For example, a manufacturer who has been selling only in carload lots may reject a rated order for a less than carload lot.

This exception applies similarly to a person who regularly sells only in multiples of a specified quantity and receives a rated order for a number which is not a multiple of that quantity. For example, a manufacturer who regularly sells his product only in standard shipping packages containing one dozen receives a rated order for 40. He may fill the whole order or he may fill it to the extent of 36 and reject it for 4.

A further problem arises when a manufacturer receives such an order with split ratings. For example, suppose the manufacturer who sells his product only in standard shipping packages of a dozen receives an order for 30 rated MM and 20 rated CC. In such a case the general rule is that amounts in excess of a multiple of the standard shipping package ordered at higher ratings may be included with amounts ordered at lower ratings if the manufacturer wishes to adhere to his standard shipping package and not fill the order as received. He may then, in the case supposed, treat the order as one for 24 items rated MM and 24 rated CC and reject it for 2 of the items. Of course, he may fill the order as placed if he prefers to do so; but, if he does not he must fill it as illustrated above.

(b) The exception also applies to the seller who regularly sells only to certain types of trade purchasers, such as wholesalers, jobbers or retailers. He may reject orders from other types of purchasers but only if it is practica-

ble to obtain the merchandise in the required quantity through regular trade channels.

(c) The exception applies to a manufacturer who receives a rated order which, together with orders on hand, totals less than his minimum production run of a product which is mass produced and cannot be filled from inventory. It makes no difference that he has regularly sold in quantities as small as that ordered. For example, suppose a manufacturer's minimum production run is 1,000 units, but he has regularly sold in lots of 10 units. At a time when he has none of the particular product in inventory and no orders on hand, he receives a rated order for 600 units. He may reject the order. If, however, he has on hand a previously accepted order for 400 units, he would be required to accept the order for 600 units.

(d) It should be noted that paragraph (e) of § 944.2 in which the above exception appears includes the requirement that "there must be no discrimination in such case against rated orders, or between rated orders of different customers." This means, for example, that a seller who sells principally at wholesale but also at retail to one or more customers may not reject rated retail orders from other customers. However, if a manufacturer or wholesaler has an exclusive distributor, either for all sales or for a particular territory, he may reject orders from other purchasers provided the exclusive distributor is in a position to fill the orders promptly.

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PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 1, Interpretation 4, Revocation]

ACCEPTANCE OF RATED ORDERS FOR USE OF FACILITIES BY CONTROLLED MATERIALS PRODUCERS

Interpretation 4 to Priorities Regulation 1 is hereby revoked.

Issued this 1st day of October 1945.

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Recording Secretary.

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PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 1, Interpretation 5, as Amended Oct. 1, 1945]

EFFECT OF ASSIGNMENT OF A RATED ORDER OR CONTRACT ON SEQUENCE OF DELIVERY

The following amended interpretation is issued with respect to PR 1:

When a rated contract is assigned, the rating remains applicable to the contract as assigned if, but only if, the assignee uses the material covered by the contract for substantially the same purpose for which the rated contract was placed.

Examples. (1) The Navy places a rated order with A and A extends the rating to B.

Later the Navy and A cancel the contract and the Navy enters into a new contract with C for delivery of the same product at the same time and applies the same rating to it. A assigns to C his contract with B. The rating which A had extended to B remains valid as of the time it was extended by A, and B must honor it in making delivery to C.

(2) A steel mill places an order for a repair part rated CC. The steel mill finds that it does not need the part but another steel mill needs the same and asks the first mill to assign its contract for the part. The second mill could also apply a CC rating to the delivery. However, it prefers to use the first mill's rating so as to come ahead of the orders which have been placed since the first mill placed its order. The second mill may not make this use of the rating, since the rated order was placed for the repair of the first mill's facilities and the purpose of the order has thus been changed.

(3) The War Production Board assigns a rating on a Form WPB 541A to a textile manufacturer to buy some textile machinery. He places an order with a machinery manufacturer and applies the rating to the order. He decides he does not need the machinery but finds another textile producer who does need the machinery and is willing to purchase the same from him. He therefore assigns the contract for the machinery to the second textile producer. The rating does not apply to the delivery to the second producer since it was assigned by the War Production Board only for the purpose of filling a specific need shown by the first textile producer.

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PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 1, Interpretation 10, as Amended Oct. 1, 1945]

EFFECT OF CANCELLATION OF A PURCHASE ORDER ON DIRECTIVE REQUIRING ITS IMMEDIATE PRODUCTION

The following amended interpretation is issued with respect to PR 1:

In many instances, the War Production Board has issued directives to producers and manufacturers requiring them to produce particular orders ahead of their normal place on the producers' or manufacturers' schedules. Typical of such directives are directives requiring them to produce certain orders by a given date, regardless of the effect of doing so on the production of other orders. If and when the particular orders are cancelled, the directives lose all effect. This is so since the reason for issuing the directives, namely, the urgent need for a particular product, no longer exists when the order for the product has been cancelled.

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PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 1, Interpretation 11, as Amended Oct. 1, 1945]

PLACING AND ACCEPTANCE OF ORDERS FOR FUTURE DELIVERY CONDITIONED ON REMOVAL OF WPB RESTRICTIONS

The following amended interpretation is issued with respect to PR 1:

(a) Some orders and regulations of the War Production Board forbid the placing or acceptance of purchase orders for certain materials or products unless the purchase orders bear specified preference ratings, or unless they are accompanied by special authorization or unless they meet some other condition. Such provisions do not, however, prohibit the placing or acceptance of a purchase order which by its express terms, is not to be filled until after removal of such restrictions by the War Production Board.

(b) A manufacturer may not, of course, schedule such orders for production or place material in production to fill such orders until after the applicable WPB restriction is removed. He may order materials needed to fill such orders, but his own orders must call for delivery at a future time when the material can be received under Priorities Regulation 32. Also, if he is ordering a material which is itself subject to a restriction on placing or accepting of orders, that purchase order must as well be conditioned on the removal of the restriction.

(c) [Deleted Oct. 1, 1945.]

(d) [Deleted Nov. 13, 1944.]

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PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 1, Interpretation 13, as Amended Oct. 1, 1945]

APPLICABILITY OF ORDERS AND REGULATIONS TO USED OR SECOND-HAND MATERIALS AND PRODUCTS

The following amended interpretation is issued with respect to PR 1:

(a) Every order or regulation of the War Production Board applies to materials and products in used or second-hand form (other than scrap) to the same extent as to new items, unless the order or regulation or a published interpretation of it expressly states otherwise.

(b) [Deleted Oct. 1, 1945.]

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PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 1, Interpretation 14, as Amended Oct. 1, 1945]

SUMMARY OF WPB CONTROLS REGARDING IDLE OR EXCESS INVENTORIES

Introduction

The following amended interpretation is issued with respect to PR 1:

(a) *Purpose of this interpretation.* This interpretation summarizes some of the important rules on what to do when you have materials or products which are idle or excess in your inventory because of a termination or cut-back in your war contracts or other change in your operations. These are not new rules on this subject, nor are they necessarily complete, but they are intended to be convenient references to rules which are now effective in WPB orders and regulations. As these orders and regulations are revised from time to time, you should be sure to look at the latest copies.

(b) *General rule.* The general rule is that if you got a material or product by using a preference rating, or other WPB priorities assistance, you must if possible use or dispose of it (or of the product into which it has been incorporated) for the purpose for which the assistance was given. This is the rule of § 944.11 (a) of Priorities Regulation 1, which also states the conditions under which physical segregation of inventory is not required.

[Parenthetical note deleted Oct. 1, 1945.]

Disposition or Use of Excess

(c) *In general.* If you have a termination, cut-back, or other reduction in your operations, it may be impossible to use the material or product for the purpose for which the priorities assistance was given. In this case, you may dispose of it as explained in paragraphs (b) (1) and (b) (2) of § 944.11 of PR-1, or you may use it as explained generally in paragraph (b) (3) of that section. These rules are summarized in paragraphs (d) and (e) below.

(d) *Disposition—(1) Special sales.* If you want to sell the excess material or product to someone else, and you acquired or made it for your own use and you do not sell it in the regular course of your business, you should look at Priorities Regulation 13 for the rules governing such "special sales". These include special sales as scrap (other than plant generated scrap). Also, all sales of surplus materials or products by Government agencies are special sales.

(2) *Other sales.* If the sale of the particular material or product, including scrap, is not a special sale, it is permitted as long as you comply with all requirements of WPB orders and regulations which apply to the material or product you are selling. For example, you are usually required to accept rated orders and observe the sequence of preference ratings; and if the material or product may be sold or scrapped only on specific WPB authorization as described in the applicable E, L, M, R, or U order, you must do what the order says.

(e) *Use—(1) Must be in compliance with applicable WPB orders.* If you want to use the excess material or product, you must always comply with all applicable WPB orders and regulations governing its use, inventory, etc. This is in addition to the rules in paragraphs (c) (2), (3) and (4) below. To find out what orders or regulations are applicable to the particular material or product, it may be helpful to look at the WPB publication, "Products and Priorities," or you can ask your nearest WPB field office.

(2) *Use permitted if you could buy under PR-13.* You may use the excess material or product in your inventory for any permitted purpose for which you have the necessary rating or other qualification to buy from someone else at a "special sale" under PR-13. Thus, if that regulation says that a particular material may be sold for use only to someone who has a CC rating, you could use it yourself for any permitted purpose for which you have that or a higher rating.

(3) [Deleted Oct. 1, 1945.]

(4) *Special permission.* If you think you could get permission to buy the particular material or product from someone else under PR-13 and the rules in paragraphs (c) (2) and (3) above do not let you use it in your own inventory, you may ask for special permission to use the material or product yourself. The way to get this permission is explained in Direction 4 to PR-1. This permission may be given for use in other war contracts or in permitted civilian uses. However, permission to use excess materials under these rules will not constitute an exception or appeal from the provisions of any E, L, or M order which might apply to the use you are interested in. Thus, you may also have to appeal or apply for the exception as provided in the particular order.

(5) [Deleted Oct. 1, 1945.]

(g) *Special provision for transfer among war contractors.* If you have a war contract which has been terminated or modified, and another contractor is producing similar products for the same procuring agency, he may be able to receive excess materials (from you, your suppliers, or the procuring agency) in excess of inventory limits. This is permitted when authorized by the procuring agency to the extent described in Direction 1 to Priorities Regulation 32. This direction covers both the inventory exceptions necessary to receive excess materials of this kind, and also the sale or exchange of the materials.

Bringing Inventory Back to Normal

(h) *Inventory limitations.* If the termination or cut-back results in your having a bigger inventory than you need, the mere possession of it is not prohibited as long as the particular material or product was properly acquired. This is explained in Interpretation 5 to Priorities Regulation 32. However, you may not receive further deliveries of the particular material or product held in excess, nor may you fabricate above permitted inventory levels, except as provided in the applicable regulations or orders. The general inventory rules are in Priorities Regulation 32, and specific inventory limits on particular materials or products or relating to particular classes of persons are indicated in Tables 1 and 2 of that regulation. In general, upon any reduction in operations, outstanding orders for the items which constitute an excessive inventory must be promptly adjusted, or, if necessary, cancelled. However, certain further deliveries may be received to the extent permitted by paragraph (h) of Priorities Regulation 32, and special items may be received as permitted by that paragraph and by Direction 3 to that regulation. A limited inventory exception in the case of items bought on special sales is provided in PR-13.

(i) *Cancelling ratings.* In cutting back or cancelling orders as described above you will probably have to cancel your ratings to the extent described in § 944.43 of PR-1.

Issued this 1st day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-18252; Filed, Oct. 1, 1945; 4:37 p. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 1, Interpretation 16, as Amended Oct. 1, 1945]

APPLICABILITY OF PRIORITY RULES TO SUPPLIERS OF COMPLETE PRODUCTS AND PARTS FOR THE COMPLETE PRODUCTS

The following amended interpretation is issued with respect to PR 1:

(a) *Applicability of rules regarding acceptance of orders.* A person who supplies parts for a complete product, as well as the complete product itself, may not accept an order for the complete products calling for delivery on a date which would interfere with delivery of equal or higher rated orders for parts which he has already accepted. In other words, he must comply with the rules in § 944.2 of Priorities Regulation 1 in accepting orders for complete products and orders for parts only. Thus if he gets a rated order for complete products calling for delivery on June 1, 1945, and cannot fill this order without using parts which are required for delivery on an equal or higher rated parts order previously accepted, calling for delivery on June 1, 1945, he may not accept the order for the complete products. In such a case, he must either (1) reject the order, stating when he could fill it, or (2) accept it for delivery on the earliest date he expects to be able to deliver, informing the customer of that date.

(b) [Deleted Oct. 1, 1945.]

(c) [Deleted Oct. 1, 1945.]

Issued this 1st day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-18252; Filed, Oct. 1, 1945; 4:37 p. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 31, as Amended Oct. 1, 1945]

BLANKET REVOCATION OF CERTAIN WPB ORDERS

§ 944.52 *Priorities Regulation 31—(a) Revocation of orders.* The orders of the War Production Board listed below in this regulation and all published directions to those orders are revoked, effective on the dates shown opposite the orders.

(b) *Effect of revocation of orders.* (1) All directions, authorizations, production and delivery schedules and other instruments addressed to named persons, pursuant to each of the orders listed below, are revoked on the effective date of revocation of the order or on September 30, 1945, whichever is later.

Note: Subparagraphs (2) to (5), inclusive, formerly (3) to (6), inclusive, redesignated Oct. 1, 1945.

(2) Nothing in this regulation changes the rule regarding "Suspension Orders" and "Consent Orders" as stated in paragraph (c) of § 944.10a of Priorities Regulation 1.

(3) The revocation of the orders listed below does not affect any liabilities incurred for violation of those orders or for violation of actions taken by the War Production Board under those orders.

(4) Pending and future applications filed pursuant to the orders listed below will not be acted upon by the War Production Board after the effective date of revocation of those orders, and individual notice of this may not be given to each applicant.

(5) It is not necessary to file any reports under the orders listed below which would be due after the effective date of revocation, unless required under the rules explained in Priorities Regulation 8.

LIST OF ORDERS REVOKED AND EFFECTIVE DATE OF REVOCATION

AIRCRAFT

Section 3191.31, M-360, Aircraft, August 27, 1945.

ALUMINUM AND MAGNESIUM

Section 921.14, M-1-L, Aluminum, August 31, 1945.

AUTOMOTIVE

Section 3292.1, L-1-e, Motortrucks and Truck Trailers, August 20, 1945.

Section 3292.46, L-158, Production of Replacement Parts for Motor Vehicles, August 20, 1945.

Section 3292.51, L-180, Replacement Storage Batteries, August 20, 1945.

Section 3178.1, L-254, Internal Combustion Air-Cooled Engines, August 20, 1945.

Section 3292.56, L-270, Automotive Maintenance Equipment, August 20, 1945.

Section 3292.128, L-331, Motorcycles, August 20, 1945.

BUILDING MATERIALS

Section 1293.1, L-157, Hand Tools Simplification, August 20, 1945.

Section 1293.9, Sch. 8 to L-157, Wood Boring Bits, August 20, 1945.

Section 3284.81, L-236, Hardware Simplification, August 20, 1945.

Section 3284.85, Sch. 4 to L-236, Tackle Blocks, August 20, 1945.

Section 3284.26, L-303, Metal Insect Screen Cloth, August 23, 1945.

CHEMICALS

Section 3193.1, L-263, Matches, August 31, 1945.

Section 3293.36, M-12, Cotton Linters and Hull Fibre, August 20, 1945.

Section 3293.101, M-69, Distilled Spirits, August 31, 1945.

Section 3293.171, M-150, Aromatic Solvents, August 31, 1945.

Section 1246.1, M-157, Chemical Cotton Pulp, August 31, 1945.

Section 3293.1008, Sch. 8 to M-300, Hide Glue, Extracted Bone Glue and Green Bone Glue, August 31, 1945.

Section 3293.1009, Sch. 9 to M-300, Formaldehyde and Paraformaldehyde, August 31, 1945.

Section 3293.1010, Sch. 10 to M-300, Hexamethylenetetramine, August 31, 1945.

Section 3293.1011, Sch. 11 to M-300, Pentaerythritol, August 31, 1945.

Section 3293.1012, Sch. 12 to M-300 Isopropyl Alcohol, August 31, 1945.

Section 3293.1016, Sch. 16 to M-300, Metallic Sodium, August 31, 1945.

Section 3293.1017, Sch. 17 to M-300, Acrylic Monomer and Acrylic Resin, August 31, 1945.

Section 3293.1018, Sch. 18 to M-300, Styrene and Dichlorostyrene, August 31, 1945.

Section 3293.1019, Sch. 19 to M-300, Polystyrene and Polydichlorostyrene, August 31, 1945.

Section 3293.1020, Sch. 20 to M-300, Hexahydric Alcohols, August 31, 1945.

Section 3293.1023, Sch. 23 to M-300 Xylene (Xylol), August 31, 1945.

Section 3293.1024, Sch. 24 to M-300, Methyl Isobutyl Ketone, August 31, 1945.

Section 3293.1026, Sch. 26 to M-300, Acetic Acid, Acetic Anhydride and Acetaldehyde, August 31, 1945.

Section 3293.1028, Sch. 28 to M-300, Acetylene Black, August 31, 1945.

Section 3293.1029, Sch. 29 to M-300, Ammonium Silicofluoride, August 31, 1945.

Section 3293.1030, Sch. 30 to M-300, Phosphorus, August 31, 1945.

Section 3293.1031, Sch. 31 to M-300, Barium Chemicals, August 31, 1945.

Section 3293.1039, Sch. 39 to M-300, Diphenylamine, August 31, 1945.

Section 3293.1040, Sch. 40 to M-300, Ferro- and Ferri-Cyanides, August 31, 1945.

Section 3293.1045, Sch. 45 to M-300, Sodium Cyanide, August 31, 1945.

Section 3293.1048, Sch. 48 to M-300, Pyrethrum, September 30, 1945.

Section 3293.1049, Sch. 49 to M-300, Rotenone, September 30, 1945.

Section 3293.1055, Sch. 55 to M-300, Adipic Acid, August 31, 1945.

Section 3293.1058, Sch. 58 to M-300, Penicillin, August 31, 1945.

Section 3293.1060, Sch. 60 to M-300, Polyethylene, August 31, 1945.

Section 3293.1062, Sch. 62 to M-300, Primary Chromium Chemicals, September 30, 1945.

Section 3293.1069, Sch. 69 to M-300, Gasoline Gum Inhibitors, August 31, 1945.

Section 3293.1070, Sch. 70 to M-300, Ethyl Cellulose, August 31, 1945.

Section 3293.1077, Sch. 77 to M-300, Isopropyl Acetate, August 31, 1945.

Section 3293.1078, Sch. 78 to M-300, Carbon Tetrachloride, August 31, 1945.

Section 3293.1079, Sch. 79 to M-300, Synthetic Ammonia, September 30, 1945.

Section 3293.1080, Sch. 80 to M-300, Nitrogen Compounds, September 30, 1945.

Section 3293.1081, Sch. 81 to M-300, By-Product Phosphoric Acid, August 31, 1945.

Section 3293.1085, Sch. 85 to M-300, Potassium Carbonate, August 31, 1945.

Section 3293.1089, Sch. 89 to M-300, Theobromine and Caffeine, August 31, 1945.

Section 3293.1090, Sch. 90 to M-300, Yellow Iron Oxide, August 31, 1945.

Section 3293.1091, Sch. 91 to M-300, Ethyl Ether, August 31, 1945.

Section 3293.1092, Sch. 92 to M-300, Matches, August 31, 1945.

Section 3293.1093, Sch. 93 to M-300, High Test Calcium Hypochlorite, August 31, 1945.

Section 3293.1094, Sch. 94 to M-300, Trichlorethylene, August 31, 1945.

Section 3293.1095, Sch. 95 to M-300, Perchloroethylene, August 31, 1945.

Section 3293.1096, Sch. 96 to M-300, Natural Resins, September 30, 1945.

Section 3293.1097, Sch. 97 to M-300, Chlorate Chemicals, August 31, 1945.

Section 3293.1098, Sch. 98 to M-300, Potash, September 30, 1945.

Section 3293.1103, Sch. 103 to M-300, Maleic, Fumaric, "Carbic" and Pentaerythritol Oils and Resins, August 31, 1945.

Section 3293.1106, Sch. 106 to M-300, Sodium Metasilicate, August 31, 1945.

Section 3293.1107, Sch. 107 to M-300, Thallium Chemicals, August 31, 1945.

Section 3293.1112, Sch. 112 to M-300, Calcium Carbide, August 31, 1945.

Section 3293.1113, Sch. 113 to M-300, Caesin, August 31, 1945.

Section 3293.601, M-373, Vitamin A, August 31, 1945.

Section 3293.621, M-382, Protective Coatings, August 31, 1945.

Section 3293.1, L-20, Cellophane, August 31, 1945.

Section 3293.46, M-19, Chlorine, August 31, 1945.

Section 969.1, M-27, Tar Acid Oil, Carbolates, Phenols and Substituted Phenols, August 31, 1945.

Section 3290.1, M-289, Charcoal, August 31, 1945.

Section 3293.396, M-297, Coal Tar, August 31, 1945.

Section 3293.1005, Sch. 5 to M-300, Peroxygen Chemicals, September 30, 1945.

Section 3293.1006, Sch. 6 to M-300, Citric Acid, August 31, 1945.

Section 3293.1007, Sch. 7 to M-300, Benzaldehyde, August 31, 1945.

Section 3293.1015, Sch. 15 to M-300, Glycols, August 31, 1945.

Section 3293.1021, Sch. 21 to M-300, Toluene, August 31, 1945.

Section 3293.1022, Sch. 22 to M-300, Benzene, August 31, 1945.

Section 3293.1025, Sch. 25 to M-300, DDT, August 31, 1945.

Section 3293.1027, Sch. 27 to M-300, Alkyl Amines, August 31, 1945.

Section 3293.1032, Sch. 32 to M-300, Carbon Black, September 30, 1945.

Section 3293.1033, Sch. 33 to M-300, Higher Aliphatic Alcohols, August 31, 1945.

Section 3293.1034, Sch. 34 to M-300, Urea and Melamine Aldehyde Resins, August 31, 1945.

Section 3293.1036, Sch. 36 to M-300, Glycol Ethers, August 31, 1945.

Section 3293.1038, Sch. 38 to M-300, Naphthalene, August 31, 1945.

Section 3293.1042, Sch. 42 to M-300, Aniline, August 31, 1945.

Section 3293.1044, Sch. 44 to M-300, Synthetic Organic Detergents, September 30, 1945.

Section 3293.1047, Sch. 47 to M-300, Copper Chemicals, August 31, 1945.

Section 3293.1050, Sch. 50 to M-300, Cellulose Ester Flake, August 31, 1945.

Section 3293.1051, Sch. 51 to M-300, Cellulose Ester Sheets, Rods and Tubes, August 31, 1945.

Section 3293.1052, Sch. 52 to M-300, Cellulose Acetate and Cellulose Acetate Butyrate Molding Powder, August 31, 1945.

Section 3293.1054, Sch. 54 to M-300, Vinyl Polymers, August 31, 1945.

Section 3293.1059, Sch. 59 to M-300, Phthalic Alkyd Resins, August 31, 1945.

Section 3293.1061, Sch. 61 to M-300, Phosphate Plasticizers, August 31, 1945.

Section 3293.1063, Sch. 63 to M-300, Phthalate Plasticizers, August 31, 1945.

Section 3293.1064, Sch. 64 to M-300 Methyl Ethyl Ketone, August 31, 1945.

Section 3293.1065, Sch. 65 to M-300, Butyl Acetate, August 31, 1945.

Section 3293.1066, Sch. 66 to M-300, Butyl Alcohol, August 31, 1945.

Section 3293.1067, Sch. 67 to M-300 Phthalic Anhydride, August 31, 1945.

Section 3293.1068, Sch. 68 to M-300, Maleic Anhydride and Maleic Acid, August 31, 1945.

Section 3293.1073, Sch. 73 to M-300, Pine Oil, August 31, 1945.

Section 3293.1074, Sch. 74 to M-300, Sulfuric Acid, August 31, 1945.

Section 3293.1076, Sch. 76 to M-300, Ethyl Acetate, August 31, 1945.

Section 3293.1082, Sch. 82 to M-300, Sodium Phosphates, August 31, 1945.

Section 3293.1083, Sch. 83 to M-300, Alkanolamines, August 31, 1945.

Section 3293.1086, Sch. 86 to M-300, Ipecac and Emetine, August 31, 1945.

Section 3293.1087, Sch. 87 to M-300, Phenolic Resin and Phenolic Resin Molding Compound, August 31, 1945.

Section 3293.1088, Sch. 88 to M-300, Blismuth Chemicals, August 31, 1945.

Section 3293.1101, Sch. 101 to M-300, Hydroquinone, August 31, 1945.

Section 3293.1102, Sch. 102 to M-300, Acetone and Diacetone, August 31, 1945.

Section 3293.10104, Sch. 104 to M-300, Fumaric Acid, August 31, 1945.

Section 3293.10105, Sch. 105 to M-300, Benzyl Benzoate and Benzyl Chloride, August 31, 1945.

Section 3293.1110, Sch. 110 to M-300, Coumarone-Indene Resin, August 31, 1945.

Section 3293.1111, Sch. 111 to M-300, Quinacrine, August 31, 1945.

Section 3293.1114, Sch. 114 to M-300, Silica Aerogel, August 31, 1945.

Section 3293.1115, Sch. 115 to M-300, Dihydroxy-Dichloro-Diphenyl Methane, August 31, 1945.

Section 3293.1116, Sch. 116 to M-300, White Ammonium Chloride, August 31, 1945.

Section 3293.1117, Sch. 117 to M-300, Naphthenic Acid and Naphthenates, August 31, 1945.

Section 3293.466, M-332, Oils for Protective Coatings, August 31, 1945.

Section 3293.491, M-340, Miscellaneous Chemicals, September 30, 1945.

Section 3293.591, M-368, Hide Glue Stock, September 30, 1945.

Section 3293.611, M-370, Chrome Pigments, August 31, 1945.

Section 3231.1, P-65, Marine Paints, September 30, 1945.

Section 3293.521, P-89, Production of Chemicals: Maintenance, Repair, Operating Supplies, September 30, 1945.

Section 3293.526, P-135, Reagent Chemicals, September 30, 1945.

Section 3293.531, P-135a, Reagent Chemicals, September 30, 1945.

Section 3293.621, P-149, Can Enamels, September 30, 1945.

CIVILIAN AIRCRAFT

Section 3191.21, P-47, Civilian Aircraft, September 30, 1945.

Section 3191.22, P-47a, Production of Civilian Transport Aircraft and Modification of Surplus Aircraft, September 30, 1945.

CONSTRUCTION

Section 1075.5, P-19, Construction Projects, September 30, 1945.

Section 1075.6, P-19k, Construction Projects, September 30, 1945.

CONSTRUCTION MACHINERY

Section 1157.10, L-192, Construction Machinery and Equipment, August 20, 1945.

CONSUMERS DURABLE GOODS

Section 3291.6, L-5-c, Domestic Mechanical Refrigerators, August 20, 1945.

Section 3291.25, L-6, Domestic Laundry Equipment, August 20, 1945.

Section 3291.51, L-13-b, Use of Steel in Furniture and Fixtures, August 20, 1945.

Section 3291.180, L-23-b, Domestic Electric Ranges, August 20, 1945.

Section 3291.245, L-64, Caskets, Shipping Cases and Burial Vaults, August 20, 1945.

Section 3291.125, L-71, Dry Cell Batteries and Portable Electric Lights, August 20, 1945.

Section 3291.135, L-176, Domestic and Commercial Electric Fans, August 20, 1945.

Section 3291.270, L-178, Film, August 20, 1945.

Section 3291.265, L-233, Photographic Film and Film Base, August 20, 1945.

Section 3291.266, L-233-a, Delivery of Sensitized Photographic Paper, August 20, 1945.

Section 3291.206, L-323, Distribution of Imported Watches, August 22, 1945.

CONTAINERS

Section 3270.15, L-197, Steel Shipping Drums, August 20, 1945.

Section 3270.56, L-232, Wooden Shipping Containers, August 20, 1945.

Section 3270.6, L-317, Fibre Shipping Containers, August 22, 1945.

Section 3270.61, L-336, Paper Cups and Paper Food Containers, August 20, 1945.

Section 3270.76, L-337, Fiber Shipping Drums, August 20, 1945.

Section 3270.4, M-243, Box-Veneer, August 22, 1945.

Section 3270.7, P-140, Wooden Shipping Containers, September 30, 1945.

Section 3270.81, P-152, Metal Strapping, September 30, 1945.

COPPER

Section 933.1, M-9, Copper, August 20, 1945.

CORK, ASBESTOS AND FIBROUS GLASS

Section 3301.1, M-8-a, Cork, August 23, 1945.

Section 3301.6, M-78, Asbestos, August 20, 1945.

Section 3301.16, M-283, Asbestos Textiles, August 31, 1945.

EXPORTS

Section 3306.1, P-161, Small Export Shipments, September 30, 1945.

FARM MACHINERY

Section 1029.36, P-153, Ratings for Distributors of Farm Machinery Parts, September 30, 1945.

GENERAL INDUSTRIAL EQUIPMENT

Section 1226.22, P-126, Material for Emergency Servicing of Industrial and Commercial Refrigerating and Air Conditioning System, September 30, 1945.

Section 1226.83, L-311, Logging, Lumber and Wood Products Machinery, and Equipment, August 20, 1945.

GOVERNMENT SERVICES

Section 3237.11, L-60, Revolvers and Shotguns, August 30, 1945.

Section 3237.26, P-141, Public Sanitary Sewerage Facilities: Maintenance, Repair, Operating Supplies, September 30, 1945.

LUMBER AND LUMBER PRODUCTS

Section 3285.1, L-150, Softwood Plywood Scheduling, August 22, 1945.

Section 3285.3, L-150-a, Softwood Plywood, August 22, 1945.

Section 3285.11, L-285, Dogwood, August 20, 1945.

Section 3285.121, L-335, Lumber Control Order, September 30, 1945.

Section 1169.1, M-123, Mahogany, Philippine Mahogany, and Albarco, August 20, 1945.

Section 3083.1, M-234, Douglas Fir Logs, August 20, 1945.

Section 3285.136, L-344, Picker Stick Blanks, August 20, 1945.

Section 3285.146, L-350, Softwood Veneer, August 20, 1945.

Section 3285.31, M-183, Aircraft Grades of Sitka Spruce Logs and Lumber, September 30, 1945.

Section 3285.60, M-248, Rattan, September 30, 1945.

Section 3285.131, M-366, Aircraft Grades of Noble Fir Logs and Lumber, September 30, 1945.

MINING

Section 3201.11, P-50, Mines and Smelters, September 30, 1945.

MISCELLANEOUS MINERALS

Section 1038.1, M-61, Graphite, September 18, 1945.

Section 3286.21, M-95, Rhodium, August 20, 1945.

Section 1109.1, M-101, Mica, August 20, 1945.

Section 1109.2, M-101-a, Mica Splittings, August 20, 1945.

Section 3286.36, M-146, Quartz Crystals, August 20, 1945.

Section 3286.41, M-162, Platinum, August 20, 1945.

Section 3286.51, M-189, Silver, August 20, 1945.

Section 3286.50, M-239, Tale, August 20, 1945.

Section 3286.71, M-303, Osmium, August 20, 1945.

PAPER

Section 3231.15, L-120, Paper, September 30, 1945.

Section 3281.17, Sch. I to L-120, Paper and Paperboard for use in Commercial Printing, September 30, 1945.

Section 3231.18, Sch. II to L-120, Paper and Paperboard for use in Book Publishing, September 30, 1945.

Section 3231.19, Sch. III to L-120, Fine Writing Papers Including Rag and Chemical Bonds, Writings, Ledgers, Weddings, Reproduction, and Duplicating Papers, Covers, Index and Brackets, September 30, 1945.

Section 3231.20, Sch. IV to L-120, Tablet Paper, September 30, 1945.

Section 3231.21, Sch. V to L-120, Envelope Papers, September 30, 1945.

Section 1223.7, Sch. VI to L-120, Roll Toilet Tissue, September 30, 1945.

Section 3231.23, Sch. VII to L-123, Commercial Envelopes, September 30, 1945.

Section 3281.24, Sch. VIII to L-120, Paper Stationery, September 30, 1945.

Section 3231.25, Sch. IX to L-120, Tablets, Notebooks, Pads, Looseleaf Fillers, and Sheets, September 30, 1945.

Section 3281.26, Sch. X to L-120, Household Wax Paper Rolls in Cutter Boxes, September 30, 1945.

Section 3231.27, Sch. XI to L-120, Facial Tissue, September 30, 1945.

Section 3231.28, Sch. XII to L-120, Paper Towels, September 30, 1945.

Section 3231.29, Sch. XIII to L-120, Paper Napkins, September 30, 1945.

Section 3231.30, Sch. XIV to L-120, Paper for use in Newspapers or Magazines, September 30, 1945.

Section 3231.31, Sch. XV to L-120, Groundwood Paper, September 30, 1945.

Section 3231.32, Sch. XVI to L-120, Specialty Paper and Board, September 30, 1945.

Section 3270.27, L-251, Grocers and Variety Bags, August 23, 1945.

Section 3270.23, L-304, Specialty Bags (Paper), August 23, 1945.

Section 3231.31, L-279, Paper Shipping Sacks, August 23, 1945.

Section 3231.1, M-251, Pulpwood, August 20, 1945.

Section 3231.64, M-241-a, Conservation of Paper and Paperboard, August 24, 1945.

Section 3231.76, M-351, Waxed Paper, August 20, 1945.

Section 3231.96, M-380, Moisture Vapor-Proof Barriers, August 20, 1945.

PAPERBOARD

Section 3305.16, L-239, Folding and Set-up Boxes, August 22, 1945.

Section 3305.1, M-378, Paperboard, August 22, 1945.

Section 3305.21, P-146, Fibre Shipping Containers, September 30, 1945.

PETROLEUM

Section 1167.1, L-86, Liquefied Petroleum Gas Equipment, August 24, 1945.

Section 1041.3, P-93-c, Production, Transportation, Refining and Marketing of Petroleum, September 1, 1945.

Section 1041.6, P-98-e, Production, Transportation, Refining and Marketing of Petroleum, September 1, 1945.

PLUMBING AND HEATING

Section 3238.66, L-23-c, Domestic Cooking Appliances and Domestic Heating Stoves, August 20, 1945.

Section 3233.11, L-42, Plumbing and Heating Simplification, August 20, 1945.

Section 3233.15, Schedule 4 to L-42, Cast Iron Soil Pipe and Fittings, August 20, 1945.

Section 3233.61, L-243, Commercial Dish Washers, August 20, 1945.

Section 3233.86, L-349, Oil Burning Equipment, August 20, 1945.

PRINTING AND PUBLISHING

Section 3133.35, L-177, Wall Paper, August 24, 1945.

Section 3133.9, L-241, Commercial Printing and Duplicating, August 24, 1945.

Section 3133.15, L-244, Magazines and Periodicals, August 24, 1945.

Section 3133.17, L-245, Books and Booklets, August 24, 1945.

Section 3133.20, L-289, Greeting Cards and Illustrated Post Cards, August 24, 1945.

Section 3133.40, L-294, Displays, August 24, 1945.

Section 3133.50, L-340, Governmental Commercial Printing and Duplicating, August 24, 1945.

PULP

Section 3281.71, M-294, Waste Manila Rope and Manila Fibre, September 30, 1945.

Section 3281.86, M-377, Waste Paper, August 20, 1945.

RADIO AND RADAR

Section 3037.2, L-183-a, Electronic Equipment, September 18, 1945.

Section 3289.31, L-265, Electronic Equipment, August 20, 1945.

Section 3207.1, L-272, Industrial Type Instruments, Control Valves and Regulators, August 20, 1945.

Section 3207.2, Schedule 1 to L-272, Control Valves, August 20, 1945.

Section 3207.3, Schedule 2 to L-272, Liquid Level Controllers, August 20, 1945.

Section 3207.4, Schedule 3 to L-272, Pyrometers and Resistance Thermometers, August 20, 1945.

Section 3207.5, Schedule 4 to L-272, Indicating Dial Pressure Gauges, August 20, 1945.

Section 3207.7, Schedule 6 to L-272, Welding Equipment Gauges, August 20, 1945.

Section 3207.9, Schedule 8 to L-272, Railroad Gauges, August 20, 1945.

RUBBER

Section 1260.2, L-143-a, Rubber Processing Machinery and Equipment, August 20, 1945.

Section 4600.100, L-345, Restrictions on the Production of Camelback, August 20, 1945.

SAFETY AND TECHNICAL EQUIPMENT

Section 1254.1, L-139, Dental Equipment and Supplies Simplification, August 20, 1945.

Section 1254.2, Schedule 1 to L-139, Dental Excavating Burs, August 20, 1945.

Section 3296.56, L-144, Laboratory Equipment, August 20, 1945.

Section 3296.96, L-295, Dental Burs, August 20, 1945.

Section 3296.106, P-43, Laboratories, September 30, 1945.

SERVICE EQUIPMENT

Section 3302.36, P-148, Materials for Rural Water Wells, September 30, 1945.

STEEL

Section 3294.161, L-88, Used Rail and Used Rail Joints, August 20, 1945.

Section 3102.1, L-211, National Emergency Specifications for Steel Products, August 20, 1945.

Section 3102.10, Schedule 9 to L-211, Oil Country Tubular Goods, August 20, 1945.

Section 3102.17, Schedule 16 to L-211, Steel Wire Rope, August 20, 1945.

Section 3294.66, M-17, Pig Iron, August 20, 1945.

Section 3294.113, M-21-1, Malleable Iron Castings, August 20, 1945.

Section 965.1, M-24, Iron and Steel Scrap, August 20, 1945.

Section 965.3, M-24-b, Iron and Steel Scrap, August 20, 1945.

Section 1103.11, M-292, Coke, August 24, 1945.

Section 3294.31, P-68, Iron and Steel Production—Maintenance, Repair and Operating Supplies, September 30, 1945.

TEXTILES, CLOTHING AND LEATHER

Section 3290.111, L-95, Sanitary Napkins, August 20, 1945.

Section 1238.1, L-130, Men's and Boys' Apparel, etc., September 12, 1945.

Section 3290.145, L-153, Patterns for Garments, etc., September 12, 1945.

Section 3290.140, L-169, Shirts, exclusive of Work Shirts, and Pajamas, September 12, 1945.

Section 3290.150, L-215, Textiles, Clothing and Leather Machinery, August 27, 1945.

Section 3290.316, L-310, Knitted Outerwear, August 30, 1945.

Section 3290.176, L-282, Fish Netting, September 30, 1945.

Section 3290.76, L-312, Industrial Wiping Cloths, August 20, 1945.

Section 3290.201, M-22, Silk, August 20, 1945.

Section 968.1, M-26, Silk Waste, Silk Nolls, and Silk Fiber, August 20, 1945.

Section 3290.246, M-37-d, Rayon Yarn, September 30, 1945.

Section 3290.271, M-70, Jute and Jute Products, August 20, 1945.

Section 3290.56, M-91, Cotton Duck, August 20, 1945.

Section 3290.306, M-102, Water Fowl Feathers, August 20, 1945.

Section 3290.266, M-103, Dyestuffs and Organic Pigments, August 20, 1945.

Section 3290.66, M-117, Extra Staple Cotton, September 20, 1945.

Section 3290.36, M-124, Rubber Yarn and Elastic Thread, August 27, 1945.

Section 1175.1, M-125, Loofa Sponges, August 20, 1945.

Section 3054.1, M-210, Cattle Tail and Horse Mane Hair, August 20, 1945.

Section 3290.231, M-312, Coir Yarn and Products, September 18, 1945.

Section 3290.117, M-317-B, Cotton Sale Yarn Production and Distribution, August 20, 1945.

Section 3290.326, M-356, Synthetic fibers, yarns and fabrics, August 22, 1945.

Section 3164.1, P-139, Producers of Textile Fibers, Leather Textile Products—Maintenance, Repair and Operating Supplies, September 30, 1945.

TIN, LEAD AND ZINC

Section 937.1, M-11, Slab Zinc, August 20, 1945.

Section 937.2, M-11-a, Zinc Oxide, August 20, 1945.

Section 1044.1, M-65, Cadmium, August 20, 1945.

Section 1054.1, M-72, Lead and Tin Scrap, August 20, 1945.

Section 3159.1, M-276, Bismuth, August 20, 1945.

TOOLS

Section 3274.1, E-1-b, Machine Tools, August 20, 1945.

Section 3274.51, E-6, Hand Service Tools, August 20, 1945.

Section 3274.61, E-10, Antifriction Bearings, August 20, 1945.

Section 3274.77, L-302, Chain, August 20, 1945.

TRANSPORTATION

Section 3157.1, T-1, Haulage Conservation, August 20, 1945.

Section 3216.1, P-142, Transportation Systems—Maintenance, Repair and Operating Supplies, September 30, 1945.

WAR UTILITIES

Section 1288.1, L-154, Power, Steam and Water Auxiliary Equipment, August 20, 1945.

Section 1288.5, Sch. 4 to L-154, Power Switchgear, August 20, 1945.

Issued this 1st day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-18200, 45-18201, 45-18202;
Filed, Oct. 1, 1945; 11:54 a. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 32, as Amended Oct. 1, 1945]

INVENTORIES

(a) What this regulation does.

General Restrictions

(b) Restriction on delivery.

(c) Restrictions on receipts.

(d) Restriction on ordering more than needed.

(e) Adjusting outstanding orders when requirements change.

(f) Restriction on processing.

Exceptions

(g) In general.

(h) Receipts permitted after contract cancellations or cut-backs.

Miscellaneous Provisions

(i) Previous inventory authorizations.

(j) Separate inventories.

(k) Redistribution of excess inventories.

(l) Violations.

(m) Revisions of tables.

(n) Appeals, letters and questions.

§ 944.53 *Priorities Regulation 32—(a) What this regulation does.* This regulation contains the inventory rules formerly in § 944.14 of Priorities Regulation 1 and in CMP Regulation 2. Its purpose is to prevent excessive inventories by restricting ordering, deliveries, receipts and processing of materials in short supply. All kinds of materials are covered including raw or semi-fabricated materials, commodities, equipment, accessories, parts, assemblies or products of any kind, whether or not acquired with priorities assistance.

The general rule on receipts is in paragraph (c) (1), and this is controlling unless a more specific limitation or exception is indicated in Table 1 or 2 or a direction to this regulation, or unless Table 3 (formerly Order M-161) exempts the material entirely. Other exceptions to the inventory limitations are stated in paragraphs (g) and (h) and in directions to this regulation.

General Restrictions

(b) *Restriction on delivery.* No person may deliver any material if he knows or has reason to believe that acceptance of the delivery would be in violation of this regulation.

NOTE: For rule on making or delivering material earlier than required by customers, see Interpretation 3.

(c) *Restrictions on receipts—(1) General rule.* A person may not accept delivery of any material if his inventory of that material is, or will be, more than a practicable minimum working inventory reasonably necessary to meet his own deliveries or to supply his services on the basis of his current or scheduled method and rate of operation.

NOTE: For rule on when material is considered to be in inventory, see Interpretation 4; for rule as to seasonal industries, see Interpretation 1.

(2) *Special rules in Tables 1 and 2.* If Table 1 at the end of this regulation shows a special inventory limit on a particular material or product (either specifically or by reference to another WPB order or regulation), that limita-

tion governs and the restrictions of paragraph (c) (1) above may be disregarded unless the applicable order or regulation (or a note in Table 1) also states that a practicable minimum working inventory may not be exceeded. The same is true with respect to particular classes of persons shown on Table 2. Where a specific period of time is shown on Table 1 or 2, no person affected may accept delivery of any material specified if his inventory of it is, or will be, more than he needs during the immediate period specified on the basis of his current or scheduled method and rate of operation. Even if an order or regulation is not listed on Table 1 or 2, any specific inventory limits imposed by it must be complied with. If an order or regulation listed on Table 1 or 2 is revoked or a listing removed from the tables all provisions of this regulation, including paragraph (c) (1), are automatically applicable.

(3) Early delivery of steel, iron products, copper and copper base alloys. Early delivery, up to 15 days before the requested delivery month, may be accepted from a producer of steel, iron products, copper or copper base alloys (in the forms listed on Table 1), but the producer may not make the early delivery if it would interfere with any rated orders. Other special rules on these materials are explained in Table 1.

(d) Restriction on ordering more than needed. (1) A person may not place any order, whether rated or unrated, for delivery of any material on earlier dates or in larger amounts than he would be permitted to receive under this regulation. Orders aggregating more than he is allowed to receive may not be placed with different suppliers even though he intends to cancel one or more of them before delivery. However, this restriction does not apply to materials listed on Table 3 of this regulation nor to purchases by ultimate consumers for personal or household use. The restriction does not forbid the placing of orders for delivery under the conditions explained in Interpretation 11 to Priorities Regulation 1, but such orders may not be scheduled for production as long as this restriction is effective.

(2) This restriction does not require adjustment of orders placed before August 28, 1945. However, in view of its policy to prevent hoarding and speculative buying of materials in short supply, the WPB may direct adjustments or cancellations in individual cases where orders are in excess of reasonably anticipated needs especially where failure to do so might result in unbalanced distribution and curtail total production.

(3) If the inventory limits applying to any material are made more restrictive, whether by a change in Table 1 or otherwise, any person affected must immediately cancel, reduce or defer any order for the material to the extent that the scheduled delivery would result in an inventory greater than permitted by the new restriction and other applicable provisions of this regulation.

(e) Adjusting outstanding orders when requirements change. If because of a change in operations, slowing or

stoppage of production, delayed delivery by a supplier, or any other change in requirements, a person who has ordered material for future delivery would, if he accepted delivery on the date specified, exceed the limits prescribed by this regulation, he must promptly adjust his outstanding orders, and, if necessary, postpone or cancel them. Paragraph (h) below describes what further deliveries may be accepted.

(f) Restriction on processing. No person may process, fabricate, alloy or otherwise alter the shape or form of any material if his inventory of the material in its processed, fabricated, alloyed or otherwise altered shape or form is, or will be, more than a practicable minimum working inventory. However, this does not restrict a person from altering the form of surplus materials by scrapping or reprocessing them, unless a WPB order specifically says otherwise.

Exceptions

(g) In general. This paragraph, paragraph (h) below, and certain directions to this regulation state general exceptions to the restrictions on acceptance of delivery described in paragraph (c) above, and to all other inventory restrictions on delivery and acceptance of delivery in WPB orders and regulations unless they contain specific provisions to the contrary. None of these or any other exceptions to WPB inventory restrictions on receipts permit a supplier to disregard any applicable WPB order or regulation which restricts production or delivery.

(1) Exemption of Table 3 materials. Materials listed on Table 3 at the end of this regulation may be delivered and accepted without regard to WPB inventory restrictions.

(2) Materials bought under PR-13. Priorities Regulation 13 provides a limited exemption from inventory restrictions in the case of items bought on special sales.

(3) Imported materials. A person may import any material without regard to WPB inventory restrictions, but if his inventory of it thereby becomes in excess of the amount permitted by this regulation, he may not receive further deliveries of it from domestic sources until his inventory is reduced to permitted levels. The inventory restrictions of this regulation do apply to any deliveries of the imported material he makes, and to the amount of it that any person accepting delivery from him may receive.

(4) Advance stockpiling for civilian production. A person may receive in anticipation of starting or resuming civilian production the minimum amount of material he would need during the first 30 days of such production, provided no priorities assistance is used to get the material. Records of such receipts and the basis on which they were computed must be preserved as required by § 944.15 of Priorities Regulation 1. This 30-day amount is a ceiling as far as advance stockpiling is concerned, and may not be considered as a "bonus" to be added to the amount of any material which a producer expects to have available for making his civilian product. Changes in this 30-day amount may be indicated

for a particular material by a note in Table 1.

(5) Minimum sale quantities. Minimum sale quantities and production runs may be accepted to the extent permitted by Interpretation 2 to this Regulation. However, where Column 3 of Table 1 shows a specific amount of a particular material, that is considered to be the minimum sale quantity of it. Thus, if a person would be permitted under paragraph (c) to accept less than the amount shown, he may accept delivery of the full amount. In any event, after receiving a minimum sale quantity of any material, a person may not accept delivery of any additional quantities until his inventory of it is within applicable limits.

(6) Small inventory exemption for particular materials. If a note in Table 1 or 2 shows a specific amount of a particular material as a small inventory exemption, a person may accept delivery of any quantities of it as long as his total inventory of it after acceptance is no more than the specified amount.

(h) Receipts permitted after contract cancellations or cut backs. Where a person has promptly cancelled or cut back a contract with his supplier as required by paragraph (e) and the supplier is not otherwise prohibited from producing or delivering any material involved, delivery of it may be accepted and the inventory restrictions of paragraph (c) exceeded to the following extent only:

(1) Delivery may be accepted if the supplier has shipped the material or loaded it for shipment before the receipt of the instruction to cancel or cut back; or

(2) Delivery may be accepted of any special item which the supplier actually has in stock or in production or special components or special materials which he has acquired for the purpose of filling that contract. A special item, as used above, means one that the supplier does not usually make, stock, or sell, and which cannot readily be disposed of to others; or

(3) Even if the material is not a special item, delivery may be accepted from a producer if it has already been produced or is in production before receipt of the instruction to cancel or cut back, and it cannot be used to fill other orders on the producer's books.

NOTE: For special rules on continuing receipts of special items after contract cut backs, see Direction 3 to this regulation; and as to transfers of idle materials after cancellations or cut backs, see Direction 1. For effect of reduction in consumption rate on permitted inventories, see Interpretation 5.

Miscellaneous Provisions

(i) Previous inventory authorizations. Any specific authorizations, exceptions, or grants of appeals issued under § 944.14 of Priorities Regulation 1 or CMP Regulation 2 remain in effect according to their terms unless individually modified or revoked.

(j) Separate inventories. (1) In figuring his inventory, a person must include all material in his possession and all material held for his account by another person, but not material held by him for the account of another person.

(2) In the case of a person who on August 28, 1945, has more than one oper-

ating unit and keeps separate inventory records for them, this regulation applies to each such operating unit or division independently. A person may not make any further separation or consolidation of such operating units without special written approval of the War Production Board, unless it is purely incidental to a separation or consolidation which is made primarily for other than inventory purposes.

(k) *Redistribution of excess inventories.* Excess inventories of materials and products, including inventories of materials which are in such form as to be unusable by the holder, are subject to redistribution to other persons by voluntary action pursuant to Priorities Regulation 13, or if necessary for national defense, through requisitioning by the War Production Board.

(l) *Violations.* Any person who willfully violates any provision of this regulation, or who, in connection with this regulation, willfully conceals a material fact, or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(m) *Revisions of tables.* Tables 1, 2 and 3, attached to this regulation will be revised from time to time. As materials and products become in more ample supply, it is expected that they will be listed on Table 3. In special cases, particular materials or products may also be removed from Table 3 or added to Table 1. It is, therefore, important to be familiar with the latest revision of the tables.

(n) *Appeals, letters and questions.* Any appeal or other question regarding any provision of this regulation should be sent by letter in duplicate to the Office of Inventory Control and Surplus Utilization, War Production Board, Washington 25, D. C., Ref.: PR 32, unless Table 1 or 2 attached to this regulation indicates otherwise with respect to particular materials or classes of persons.

Issued this 1st day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

TABLE 1—MATERIALS AND PRODUCTS SUBJECT TO SPECIFIC INVENTORY PROVISIONS

NOTE: Table 1 amended Oct. 1, 1945.

Explanation. Materials or products listed in Column 1 are subject to the specific inventory provisions shown, as explained in paragraph (c) (2) of the regulation, except to the extent that different rules may apply as to certain classes of persons under Table 2.

Column 2 shows either the WPB order or regulation which controls inventories of the material, or if no order is specified, there is shown a period of time representing the maximum inventory permitted as explained in paragraph (c) (2). An asterisk (*) indicates that the practicable minimum working inventory limit of paragraph (c) (1) also applies, that is, if it would be less than the specific limit indicated.

A figure in Column 3 shows the minimum sale quantity, that is, the amount of the particular material which a person may receive under the conditions stated in para-

graph (g) (5), even if it is more than allowed under Column 2. If no figure is shown, the rule in Interpretation 2 must be followed.

Column 4 tells the Division or Office in the War Production Board to which should be sent any appeals or questions regarding

the limitations described. However, if the applicable order says appeals are to be filed somewhere else, such as the nearest WPB field office, that provision controls.

Column 5 (Remarks) gives explanations, exemptions or other special rules applicable to the particular material or limitation.

Material (1)	Order or limitation (2)	Minimum sale quantity (3)	WPB division or office administering the control (4)	Remarks (5)
Aluminum. (See Table 3.)				
Antimony.....	M-112.....		Tin, lead and zinc	
Babbitt.....	M-43, Dir. 2.		Tin, lead and zinc.	
Bristles.....	M-51.....		Textiles.....	
Castings, malleable iron. (See Steel, including iron products.)				
Copper and copper base alloys:	(*)			**The limitations in Column 2 on copper and copper base alloys apply only within the 48 States and the District of Columbia. See Table 2 for certain classes of persons to whom the specific limitations of Column 2 on copper and copper base alloy do not apply.
NOTE: (1) The provisions of this regulation apply separately to each "item" of copper or copper base alloys in any class listed below which is different from all other items in that class by reason of one or more of its specifications, such as width, thickness, temper, alloy, finish, or method of manufacture. Differences in color of insulation do not differentiate items of wire mill products.				
(2) The restrictions in this Table 1 on receipts of copper and copper base alloys, apply only to users of such materials, i. e., persons, including Government operated consuming establishments, who use any item of those materials for production, construction, operating supplies or maintenance and repair. They do not apply to producers who acquire copper or copper base alloys, for the purpose of conversion into another listed form of these materials.				
Copper:	60 days*	500 lbs.....	Copper.....	
Refinery shapes, sheet, rod, tube, wire mill products, castings, scrap, etc.				
Copper base alloy:	60 days*	500 lbs.....	Copper.....	
Ingot, sheet, rod, tube, wire mill products, castings, scrap, etc.				
Gloves, work.....	M-375.....		Textiles.....	
Iron, pig.....	30 days*		Steel.....	
Iron products (see steel including iron products).				
Kapok.....	M-85.....		Textiles.....	
Lead, pig.....	M-38.....		Tin, lead and zinc.	
Motors:				
Fractional horsepower motors, alternating current under ½ h. p. except universal.	45 days*	1,000	General industrial equipment.	
Fractional horsepower motors, alternating current ½ h. p. or larger but less than ½ h. p. except universal.	45 days*	500	do.....	
Fractional horsepower motors, alternating current, ½ h. p. or larger but less than 1 h. p., except universal.	45 days*	250	do.....	
Single phase alternating current motors 1 h. p. and over, except universal.	45 days*	100	do.....	
Paper or paperboard.....	M-241.....		Paper.....	
Rosin, gum or wood.....	M-387.....		Chemicals.....	
Rubber.....	R-1.....		Rubber.....	
Solder.....	M-43, Dir. 2.		Tin, lead and zinc.	
Steel, including iron products:	(**)			***The limitations in Column 2 on steel, including iron products, apply only within the 48 States and the District of Columbia. See Table 2 for certain classes of persons to whom the specific limitations of Column 2 on iron products and steel do not apply.
NOTE: (1) The provisions of this regulation apply separately to each "item" of steel or iron products in any class listed below which is different from all other items in that class by reason of one or more of its specifications, such as width, thickness, temper, alloy, finish, or method of manufacture.				

*Or a practicable minimum working inventory, whichever is less.

TABLE 2—CLASSES OF PERSONS SUBJECT TO SPECIFIC INVENTORY PROVISIONS

NOTE: Table 2 amended Oct. 1, 1945.

Explanation. The classes of persons listed in Column 1 are subject to the specific inventory provisions shown, as explained in paragraph (c) (2) of the regulation.

Column 2 shows either the WPB order or regulation which controls the inventories of the particular class of persons, or if no order is specified, there is shown a period of time representing the maximum inventory permitted as explained in paragraph (c) (2). An asterisk (*) indicates that the practicable minimum working inventory limit of paragraph (c) (1) also applies, that is, if it would be less than the specific limit indicated.

Column 3 tells the Division or Office in the War Production Board to which should be sent any appeals or questions regarding the limitations described. However, if the applicable order says appeals are to be filed somewhere else, such as the nearest WPB field office, that provision controls.

Column 4 (Remarks) gives explanations, exemptions or other special rules applicable to the particular class of persons or limitation. Where this column specifies certain materials, the limitation or exemption for the particular class of person applies only to the materials specified.

Classes of persons (1)	Order or limitation (2)*	WPB division or office administering the control (3)	Remarks (4)
Bag makers (cotton textiles).....	M-21.....	Containers.....	Bridges.
Brush manufacturers.....	M-31.....	Textiles.....	Applicable only to special high carbon steel in special forms and shapes needed to make files and rasps.
File and rasp manufacturers.....	120 days*.....	Inventory control.....	No inventory restrictions apply to receipts of steel, iron products, copper and copper base alloys for making jeweled watches.
Jeweled watch manufacturers.....	None.....	Inventory control.....	
Merchants (consumer) soft goods inventory).....	L-210.....	Wholesale and retail trade.....	Print paper.
Newspapers, publishers of.....	L-240.....	Printing and publishing.....	Newsprint.
Newsprint users, other than newspaper publishers.....	L-240, Schedule 60 days*.....	Inventory control.....	Applicable only to special heat treated temper, rolled and colored high carbon steel (through case carburizing or cyaniding) for use in the production of piston rings.
Piston ring manufacturers.....	60 days*.....	Inventory control.....	**See special rule under "Steel" in table 1.
Rubber and rubber product manufacturers.....	R-1.....	Rubber bureau.....	**All provisions of this regulation apply, except that with respect to steel, iron products, copper and copper base alloys such operators are subject to the rule of paragraph (c) (1) instead of the specific limitation in Column 2 of Table 1.
Segregated structural steel for construction, persons using.....	(**)	Inventory control.....	
Suppliers.....	L-63.....	Wholesale and retail trade, Office of inventory control.....	
Telegraph operators.....	(**)	Office of inventory control.....	
Telephone operators.....	(**)	Office of inventory control.....	
Transportation systems, operators of (MRO supplies).....	(***)	Office of inventory control.....	

Material (1)	Order or limitation (2)	Minimum sale quantity (3)	WPB division or office administering the control (4)	Remarks (5)
(2) The restrictions in this Table 1 on receipts of steel, including iron products, apply only to users of such materials, i. e. persons, including Government establishments, who use any form of these materials for production, construction, maintenance, repair, etc. They do not apply to producers who acquire steel, including iron products, for the purpose of conversion into another listed form of these materials.				
Iron products: Gray iron castings (rough as cast) (including coil pipe).....	60 days*.....	(**)	Offices of Inventory control.....	***Receipts of less than 2,000 pounds from any one pattern or mold, or of a minimum production run as explained in Interpretation 2 are permitted under the conditions explained in paragraph (c) (6).
Malleable iron castings (rough as cast).....	45 days*.....	(**)	do.....	
Steel: Carbon steel (including wrought iron).....	60 days*.....	10,000 lbs.....	do.....	***Column 2 does not apply to certain special kinds of steel used in die and raspproduction or piston production, as explained in table 2.
Bar—Cold finished or forged.....	60 days*.....	10,000 lbs.....	do.....	
Sheet and strip.....	60 days*.....	10,000 lbs.....	do.....	
Structural shapes and piping.....	60 days*.....	do.....	do.....	***Column 2 does not apply to persons who order structural steel for use in construction (including buildings, bridges and other structures of a like type) and who order it delivered out to the specifications required for specific project and who normally keep such steel segregated for the specific project. Instead, no such person may accept delivery of such steel more than 60 days before it is scheduled to be fabricated or, if it is not to be further fabricated, before it is scheduled to be assembled.
Tin plate, terms plate and tin mill brick.....	60 days*.....	10,000 lbs.....	do.....	
All other shapes and forms of carbon and alloy steel specified in Order M-21.....	Par. (c) (1).....	do.....	do.....	
Alloy steel (including stainless steel).....	60 days*.....	do.....	do.....	
Sheet and strip—alloy steel.....	60 days*.....	10,000 lbs.....	do.....	
Alloy steel (including stainless steel).....	Par. (c) (1).....	do.....	do.....	
Alloys, other than copper base alloy.....	M-43, Dfr. 2.....	do.....	do.....	
White lead.....	M-381.....	do.....	Chemicals.....	
			Textiles.....	
			Tin, lead, and zinc.....	
			Chemicals.....	

*Or a practicable minimum working inventory, whichever is less.

TABLE 3—EXEMPTED MATERIALS AND PRODUCTS—Continued

CLASSES OF PERSONS	ORDER OF LIMITATION	WPB DIVISION OR OFFICE ADMINISTERING THE CONTROL	REMARKS
(1)	(2)	(3)	(4)
Utility producers (electric, power, gas, water and central steam heating).	(**)	Office of inventory, control.	**All provisions of this regulation apply, except that with respect to steel, iron products, copper and copper base alloys such producers are subject to the rule of paragraph (c) (1) instead of the specific limitation in Column 2 of Table 1.
<p>TABLE 3—EXEMPTED MATERIALS AND PRODUCTS</p> <p>NOTE: Table 3 amended Oct. 1, 1945.</p> <p>EXPLANATION. The following materials and products are exempt from the inventory restrictions on receipts of this regulation and of all other WPB orders or regulations unless they specifically state otherwise.</p>			
<p>MATERIAL</p> <p>(1)</p>			
<p>(2)</p>			
<p>If acquired without priorities assistance.</p>			
<p>Furfural</p> <p>Furnaces, metal melting, including all items under CMP code 422</p> <p>Gages and Precision Measuring Tools, including all items under CMP code 658</p> <p>Heat Treating Equipment, metal, including all items under CMP code 364</p> <p>Immenite</p> <p>Idle fiber and products</p> <p>Jute, dyes and fixtures</p> <p>Jute fiber and jute products except burlap</p> <p>Kyanite (Indian)</p> <p>Lamps, incandescent</p> <p>Machine Tools, non-portable power driven, including all items under CMP code 350</p> <p>Machine Tool and Metal Working Machine Attachments and Accessories, including all items under CMP code 361</p> <p>Mechanics Hand Service Tools, including all items under CMP code 647</p> <p>Metal Cutting Tools, including all items under CMP code 363</p> <p>Metal Working Machines and Tools, portable, power-driven, including all items under CMP code 365</p> <p>Metal Working Presses, hydraulic and mechanical, including all items under CMP code 355</p> <p>Mineral aggregates:</p> <p>Sand</p> <p>Gravel</p> <p>Crushstone</p> <p>Slag</p> <p>Packings, Gaskets and Oil Seals</p> <p>Phosphate rock</p> <p>Pipe fittings—steel and brass not including compression, flared or Parker types</p> <p>Piping accessories (water hammer and vent flame arrestors; expansion, flexible, swing and swivel joints; indicator posts, sediment strainers; steam traps not thermostatic)</p> <p>Piping system iron and steel valves—except lubricated plug type, air brake equipment, aircraft, instrument or refrigeration</p> <p>Potter's flint</p> <p>Pulpwood</p> <p>Rolling Mill Stands and Attached Equipment, including all items under CMP code 357</p> <p>Salt (sodium chloride) in bulk</p> <p>Sediment separators</p> <p>Shears, Punches and Nibblers, power-driven, including all items under CMP code 358</p> <p>Sodium sulfate (salt cake)</p> <p>Sodium sulfate</p> <p>Stoneware clay</p> <p>Sulphur</p> <p>Valve handwheels</p> <p>Valves, goggle</p> <p>Vermiculite</p> <p>Waste paper</p> <p>Wire Drawing Machinery, including all items under CMP code 359</p> <p>Wood pulp</p> <p>Wool: Raw wool</p>			

TABLE 3—EXEMPTED MATERIALS AND PRODUCTS

NOTE: Table 3 amended Oct. 1, 1945.

EXPLANATION. The following materials and products are exempt from the inventory restrictions on receipts of this regulation and of all other WPB orders or regulations unless they specifically state otherwise.

MATERIAL

(1)

Abrasive products—made from manufactured or natural abrasives, including all items under CMP code 720

Aluminum in all forms

Asbestos, unmanufactured, all grades and types

Asbestos friction materials

Asbestos Tape .010-.025 thickness

Asbestos textiles

Batteries, dry cell

Bearings—ball and roller, including all items under CMP code 155

Bending machines for pipe, plate, roll, or structural shapes, including all items under CMP code 356

Bentonite

Borax

Boric Acid

If acquired without priorities assistance.

Capital equipment (other than that, elsewhere listed on this table and other than wood poles, cross arms, domestic watt hour meters, power and distribution transformers, circuit breakers and switch gear)

Chains, except stud link anchor, cast steel, power transmission, but including all items under CMP code 712

China clay (English)

Cork, raw—corkwood, milling cork, grinding cork

Cranes and Hoists, except Contractors Elevating, Contractors Towing, Crawler Tractor Motor Truck Mounted, Mine and Smelter Types, but including all items under CMP code 145

Domestic andalusite

Domestic dumortierite

Fibrous glass products

Files and Rasps, including all items under CMP code 644

Forging Machines, including all items under CMP code 354

Foundry Machinery, Equipment and Supplies, including all items under CMP code 363

INTERPRETATION 1

INVENTORIES IN SEASONAL INDUSTRIES

Paragraph (c) (1) of Priorities Regulation 32 prohibits any person from accepting a delivery which will give him "more than a practicable minimum working inventory reasonably necessary to meet his own deliveries on the basis of his current or scheduled method and rate of operation". This does not prevent a person engaged in a seasonal industry who normally stocks up inventory in advance of the season from accepting delivery of his requirements of the inventory in question, provided (a) that he is not guilty of hoarding, and (b) that the deliveries accepted are no greater and no further in advance than those which he would normally accept in the ordinary course of his business to meet reasonably anticipated requirements. (Issued Aug. 28, 1945.)

INTERPRETATION 4

INVENTORY MATERIAL

(a) Paragraph (c) of Priorities Regulation 32 prohibits a person from accepting delivery of material if his inventory of it is, or will be, greater than the maximum prescribed. For the purpose of this regulation, material is considered to be inventory until it is actually put into process or is actually installed or assembled. Putting into process does not include minor initial operations, such as painting, and does not include any shearing, cutting, trimming or other operation unless such initial operations are part of a continuous fabricating or assembling operation. Nor does it include operations such as inspection, testing and aging nor segregation or earmarking for a specific job or operation.

(b) For example, if a manufacturer who uses wire or rod cuts a sufficient quantity of it to length at one time to maintain his operations for a considerable period of time, the cut pieces remain as inventory until processed into another form or until assembled or installed.

(c) If a manufacturer purchases and stores steel castings in the form purchased, the steel castings are not put into process when the castings are painted and stored. Consequently, the inventory of castings includes those painted and stored.

(d) If a manufacturer shears steel sheet and stocks in sheared form, such stock is still part of his inventory, if the material does not continue in production. (Issued Aug. 28, 1945)

INTERPRETATION 5

EFFECT OF REDUCTION IN CONSUMPTION RATE ON PERMITTED INVENTORIES

(a) Paragraph (c) of Priorities Regulation 32 prohibits the acceptance of delivery of material if a person's inventory of it is, or will be, more than the amount permitted by the regulation. If material is acquired within these restrictions, the regulation does not prohibit the mere possession of an inventory if a change in circumstances makes it greater than the amount permitted. For instance, if based upon current rate of production a manufacturer's permitted inventory of one item of steel is 100 tons and he has in inventory 60 tons, he may receive a further delivery of 40 tons. If after receiving the delivery of 40 tons his rate of consumption, because of contract cancellation or the like, is reduced drastically, the mere fact that he has an inventory of 100 tons, although his permitted inventory may be only 10 tons, is not a violation of the regulation. He may not, of course, accept any further deliveries of that item of steel until his inventory has been reduced below 10 tons (except as provided in paragraph (h) of Priorities Regulation 32 and Direction 3 to that regulation, relating to material already shipped, special items, etc.)

(b) Similarly, the regulation does not affect the liability of a customer for material

in inventory when the customer cancels his contract. Such liability is controlled by the provisions of the contract between the customer and his supplier and by contract law. (Issued Aug. 28, 1945)

[F. R. Doc. 45-18222; Filed, Oct. 1, 1945; 11:53 a. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 32, Interpretation 2, as Amended Oct. 1, 1945]

MINIMUM SALE QUANTITIES AND PRODUCTION RUNS

The following amended interpretation is issued with respect to PR 32:

(a) *Applicable provisions of the regulations.* Priorities Regulation 32 forbids the making or acceptance of a delivery which will give the customer more than the "practicable minimum working inventory reasonably necessary" for him to make his own deliveries. A similar provision in paragraph (c) (2) of Priorities Regulation No. 3 says that a customer who is applying a rating for which no specific quantities have been authorized may use it only to get the "minimum amount needed."

(b) *Factors to be considered in determining how much can be ordered and delivered.* In determining a customer's minimum inventory "reasonably necessary" under Priorities Regulation 32 or his "minimum amount needed" under Priorities Regulation No. 3, it is proper in some cases to consider not only the immediate needs of the customer's plant but also whether the amount which he orders will be a minimum production run for his supplier. The customer may order and receive (and the supplier may deliver) the customer's requirements for a longer period in advance than he actually needs at the time of delivery if, but only if, it is not practicable for him to get the item from any supplier in the smaller quantities which he presently needs. The supplier may reject his customer's order if it is less than the minimum which he regularly sells or less than his minimum production run of a product which is mass produced under the conditions explained in Interpretation 3 of Priorities Regulation 1.

(c) *Relief in exceptional cases.* If the conditions stated in paragraph (b) above cannot be satisfied but the customer wants to order or accept delivery of more than his actual needs at the time of delivery, he should apply to the War Production Board for permission, stating the facts and why it is not practicable to satisfy the condition of paragraph (b).

(d) *Special provisions for certain materials.* Where a specific minimum sale quantity is shown in Column 3 of Table 1 of Priorities Regulation 32 with respect to any material or product, that quantity controls instead of the rule in this interpretation.

(e) *Specific limits on ratings may not be exceeded.* This interpretation does not apply to the use of a rating where a specific quantity is stated in the instrument assigning the rating. If a person is assigned a rating for a specific amount of material, he may not use it to get more. If he finds that he can only get the material in larger quantities, he should apply for a modification of the rating.

(f) *No effect on contractual rights.* The times and amounts in which deliveries are to be made are to be determined by agreement between the supplier and the customer. Nothing in this interpretation relieves a supplier from fulfilling a contract to make deliveries at specified times in specified amounts. For example, if a customer has agreed to buy and a supplier has agreed to furnish 100 units a month for six months,

this interpretation does not obligate the buyer to accept 600 units delivered during the first month, although it permits him to do so under the conditions described in paragraph (b).

Issued this 1st day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-18222; Filed, Oct. 1, 1945; 11:53 a. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 32, Interpretation 3, as Amended Oct. 1, 1945]

MAKING OR DELIVERING MATERIAL EARLIER THAN REQUIRED BY CUSTOMERS

The following amended interpretation is issued with respect to PR 32:

(a) Paragraph (b) of Priorities Regulation 32 prohibits a person from knowingly making a delivery which will give his customer more than the latter is permitted to receive under the regulation. Paragraph (f) of that regulation prohibits a person from processing or fabricating material if his inventory of the material in its processed or fabricated form will be more than a practicable minimum working inventory. These two restrictions should be borne in mind by any supplier who wants to make or deliver any material to his customer earlier or in greater quantities than required by the customer.

(b) For example: A supplier has accepted his customer's order of a product to be delivered at the rate of 100 a month for six months. The supplier would like to ship 200 a month for three months, or perhaps the entire 600 in the first month. Since the customer's requirements of 100 a month are presumably all he could accept within the inventory limitations of paragraph (c) of the regulation, the requirement that the supplier may not knowingly ship more than this would prevent him from delivering earlier than required by his customer, unless he received notice from his customer that the receipt of the larger amount would not cause him to have an excess inventory.

(c) Thus, before delivering a material or product substantially earlier or in greater quantities than is called for by his customer's order, a supplier is required to satisfy himself that the receipt by the customer of the changed quantities will be within the permissible inventory limitations applicable to the customer. The supplier may rely on any statement or notice to this effect from his customer, unless he knows or has reason to know that it is false.

(d) Similarly, assuming his customer would not be permitted to receive the larger quantities, the supplier should take this into account in his plans for processing the material or product so that he himself will not have an inventory greater than permitted by paragraph (f) of the regulation.

(e) This interpretation, of course, does not change the rule on delivery or acceptance of minimum sale quantities or production runs to the extent described in Interpretation 2 to this regulation, nor does it prevent earlier delivery of iron products, steel, copper and copper base alloys under the conditions described in paragraph (c) (3) of Priorities Regulation 32. Also, if any WPB order or regulation permits increased deliveries to the extent necessary to avoid shipping partly filled containers (such as paragraph (y) (5) of Order 11-300), the rule in this interpretation does not prevent such deliveries.

Issued this 1st day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-18222; Filed, Oct. 1, 1945;
11:58 a. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[Supplementary Order M-317A, as Amended
Oct. 1, 1945]

COTTON FABRIC PREFERENCE RATINGS AND RESTRICTIONS

Section 3290.116 *Supplementary Order M-317A* is amended to read as follows:

§ 3290.116 *Supplementary Order M-317A*—(a) *Contents of this order.* This Order M-317A is supplementary to Order M-317 and contains distribution schedules 1 and 2. These schedules apply only to woven cotton fabrics of more than 12" in width, but do not apply to duck. Restrictions on the production of cotton fabrics appear in Order L-99.

(b) *Deletion of preference rating schedules.* The preference rating schedules formerly contained in this order have been deleted. All AA ratings for the fourth quarter of 1945 become invalid as explained in Priorities Regulations 1 and 3 and Direction 18 to M-328.

(c) *Effect of change in distribution schedules on third quarter set-asides.* Cotton fabrics produced in the third quarter of 1945 but not delivered by the producer before October 1, 1945, must be delivered in accordance with the provisions of the Distribution Schedules of Order M-317A as amended September 5, 1945.

Issued this 1st day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

DISTRIBUTION SCHEDULES 1 AND 2

The obligations in Column III of Distribution Schedules 1 and 2 are to be calculated quarterly from the first day of each quarter, beginning October 1, 1945.

(a) Column I indicates the corresponding item numbers of the various cotton fabrics in these schedules as each appears on Form WPB-658-C (9/7/45) for Fine Cotton Goods and Form WPB-658-B (9/7/45) for Carded Gray Goods, Colored Yarn and Napped Fabrics and Specialties.

(b) Column II shows the cotton fabrics covered by these schedules.

(c) Column III shows the percentage of the producer's current calendar quarterly production which must be delivered by him to fill rated export orders. Deliveries of cotton fabrics on rated orders of garment manufacturers for incorporation into clothing for delivery on rated export orders may be credited to the Column III obligation. Except for clothing in the above case, only exports of cotton fabrics in piece goods form may be credited to this obligation. For example, delivery of cotton fabrics to a coater to fill a rated export order for coated fabrics may not be credited to the Column III obligation.

(d) (1) Only deliveries on purchase orders

placed in accordance with paragraph (b) (1) of Order M-317 may be credited toward the obligations of Column III. When these obligations are fulfilled, the producer is not required to accept any additional export orders, regardless of the provisions of Priorities Regulation 1.

(2) Export by or for the United States Army, Navy, Maritime Commission, War Shipping Administration (including U. S. Army and Marine Corps Post Exchanges, U. S. Navy and Coast Guard Ships' Service Departments, and War Shipping Administration Training Organizations Ships' Service Activities), and the American Red Cross may not be credited toward these obligations.

(3) In calculating the export obligation contained in Distribution Schedule I (Fine Cotton Goods) the producer shall eliminate his production of cotton fabrics wider than

42½". However, if he received a rated export order for these goods, he must treat it as a rated order to the extent of his obligation and the delivery shall be credited toward his export obligation relating to narrow goods within the same reference number.

(e) (1) Column IV contains special provisions concerning the use and delivery of particular fabrics. Unless otherwise specified, the provisions of this Column apply to cotton fabrics in piece goods form only, not including seconds, shorts, remnants and rags.

(2) Unless otherwise specified, the provisions of Column IV apply only to producers as defined in Order M-317. Where a provision in Column IV requires a purchaser to furnish a certificate, no person giving such a certificate may use or deliver the cotton fabrics he buys contrary to his certificate.

DISTRIBUTION SCHEDULE 1—FINE COTTON GOODS

NOTE: Distribution Schedule 1 amended Oct. 1, 1945.

Ref. No.	Column I	Column II	Column III	Column IV
1	1 through 9.....	Airplane and balloon fabrics.....	3	4% of total quarterly production may be delivered only to fill rated orders to Canada. This is included in the percentage obligation in Column III.
2	10, 11, 12.....	Broadcloths (combed).....	10	
3	13.....	Dimities.....	10	
4	14.....	Ducks (combed).....	0	4% of total quarterly production may be delivered only to fill rated orders to Canada. This is included in the percentage obligation in Column III.
5	15.....	Escape boat cloth.....	0	
6	16, 17.....	Fancy handkerchief fabrics.....	0	
7	18 through 27.....	Lawns (combed and carded).....	8	
8	28 through 32.....	Marquisettes, combed and carded.....	10	
9	33 and 34.....	Flat utility fabrics.....	0	
10	35.....	Oxfords.....	10	
11	36.....	Piques.....	5	
12	37.....	Pongees.....	5	
13	38, 39, 40.....	Poplins (combed).....	10	
14	41, 42.....	Sateens (combed and part combed).....	8	
15	43.....	Sateens, carded (average yarn finer than 35's) narrow (under 42").....	20	
16	44.....	Sateens carded wide (42" and wider).....	0	
17	45.....	Sheetings (combed) including bed sheetings.....	0	
18	46.....	Shirtings, jacquard, gray-dobby and colored.....	18	
19	54.....	Albert twills.....	5	
20	55.....	Gabardines (combed).....	10	
21	51, 52, 53, 56.....	All other combed twills (except those specified in reference No. 28).....	5	
22	57.....	Twills, carded (average yarns finer than 35's).....	10	
23	58.....	Tracing cloth.....	0	
24	59.....	Typewriter ribbon cloth.....	0	
25	60.....	Voiles.....	12	
26	61, 62 and 161 on Form WPB 658-B.....	Combed and carded cotton-rayon fabrics, chiefly cotton.....	10	
27	63.....	All other combed, part combed and fine carded fabrics (average carded yarn finer than 35's).....	8	2% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III. 66 2/3% of total quarterly production may be delivered only to persons who certify in writing that the fabric will be used to make textile bags as defined in Order M-221, or to persons who certify that the fabrics will be delivered only to persons who give this same certificate.
28	47.....	Army 6 oz. shirting twill, U. S. A. 6-311.....	0	
	48.....	Army 8.2 oz. uniform twill, U. S. A. 201B.....	0	
	56.....	Army 6 oz. shirting twill PQD 606.....	0	

DISTRIBUTION SCHEDULE 2—CARDED GRAY GOODS, COLORED YARNS & NAPPED FABRICS AND SPECIALTIES

NOTE: Distribution Schedule 2 amended Oct. 1, 1945.

Ref. No.	Column I	Column II	Column III	Column IV
29	1 through 8.....	Osnaburgs.....	3	2% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III. 66 2/3% of total quarterly production may be delivered only to persons who certify in writing that the fabric will be used to make textile bags as defined in Order M-221, or to persons who certify that the fabrics will be delivered only to persons who give this same certificate.
30	9.....	Leno bag fabrics.....	0	
31	10.....	Other special bag fabrics.....	0	
32	11.....	Bag coverings.....	0	
33	12, 13.....	Soft filled sheetings.....	10	

DISTRIBUTION SCHEDULE 2—CARDED GRAY GOODS, COLORED YARNS & NAPPED FABRICS AND SPECIALTIES—CON.

Ref. No.	Column I	Column II	Column III	Column IV
57	98	Carded poplins.	14	
58	99	Two color twills print cloth yarns.	12	
59	100 through 108	Denim, plustripes, pinchecks, hickory stripes or express stripes, 3,000 yd. and heavier, basis 23" width. All other denims, pinstripes, pinchecks, hickory stripes and express stripes.	9	
60	109 through 112	Suiting covers, cottonades, whipcord and bedcord carded clothings, checks, plaids and seersucker.	25	
61	114, 115, 116	Colored suitings—all cotton, cotton and rayon, checks and plaids, all other.	27	
62	117 through 120	30% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.	33	
63	121 through 125	30% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.	22	
64	126	Bed tickings.	21	
65	127	Turkish or Terry woven toweling.	10	
66	128	French, damask and jacquard woven toweling.	4	
67	129	Dish toweling, twill and other plain woven toweling.	8	
68	130	Leno diaphanous.	0	
69	131	Outing flannel.	15	
70	132, 133	Workshirt flannels.	27	
71	134	Canton flannels.	3	
72	135	Gun patch flannel.	0	
73	136	Interlining flannel.	7	
74	137	Molokins and suedes.	18	11% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
75	138	All other napped fabrics except blankets.	15	
76	139	Crib blankets.	0	1% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
77	140 through 142	Blankets, other than crib, containing less than 25% by weight of wool.	25	3% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
78	143, 146	Indraced fabrics, jacquard and other.	5	
79	147, 148	Curtain fabrics, other than max-gul-tics.	0	
80	149	Flax banding.	0	
81	150 through 152	Drapery and upholstery fabrics.	0	
82	153, 154	Luggage and automobile seat cover clothes.	0	
83	155, 156, 157	Cottonades.	8	
84	158, 159	Yvettes and cards.	14	
85	160	Table damask, covers, cloths and napkins.	5	
86	161	Carded cotton-rayon fabric chiefly cotton.	10	
87	162	Industrial wearing fabrics and clothes.	0	
88	163	All other carded cotton woven fabrics.	0	

(F. R. Doc. 45-16199; Filed, Oct. 1, 1945; 11:54 a. m.)

PART 1010—SUSPENSION ORDERS
(Suspension Order S-881, Revocation)

VETERANS OF FOREIGN WARS, LUZON-ARGONNE
POST NO. 827 AND HOMER ASSOCIATION, INC.
Suspension Order No. S-881 was issued on August 9, 1945, against the Veterans of Foreign Wars, Luzon-Arronne Post No. 827, Kalamazoo, Michigan, for viola-

tion of L-41. In view of the amendment of Conservation Order L-41 on September 7, 1945, the Chief Compliance Commissioner has directed that Suspension Order No. S-881 be revoked forthwith. In view of the foregoing, it is hereby ordered, that: S-881, be revoked, effective October 2, 1945.

DISTRIBUTION SCHEDULE 2—CARDED GRAY GOODS, COLORED YARNS & NAPPED FABRICS AND SPECIALTIES—CON.

Ref. No.	Column I	Column II	Column III	Column IV
34	14 through 17, 10	Class A sheetings under 42".....	0	5% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
35	18, 20	Class A sheetings 42" and wider.....	0	60% of total quarterly production may be delivered only to persons who certify in writing that the fabric will be used to make textile bags as defined in Order M-221, or to persons who certify that the fabric will be delivered only to persons who give this same certificate.
36	21	Class B sheetings 40" 41 x 40 1/2 yd.....	40	3% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
37	21 through 23, 25, 26, 28	All other Class B sheetings under 42".....	13	30% of total quarterly production may be delivered only to persons who certify in writing that the fabric will be used to make textile bags as defined in Order M-221, or to persons who certify that the fabric will be delivered only to persons who give this same certificate.
38	27, 28, 29, 30, 31, 41, 42	Class B sheetings 42" and wider.....	27	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
39	40, 42	Class C sheetings 42" and wider.....	10	60% of total quarterly production may be delivered only to persons who certify in writing that the fabric will be used to make textile bags as defined in Order M-221, or to persons who certify that the fabric will be delivered only to persons who give this same certificate.
40	41 through 43	Bed sheeting, Army blanket cloth, burlap, canvas, duck, and heavy matrix cover fabrics 42" and wider.	14	2% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
41	44	Pillow and industrial fabrics.	0	2% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
42	45	Canvas, duck, drill, cam, duckens and gabardines.	13	1% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
43	46	Bed-spreads, flannel, cloth, and other fabrics.	3	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
44	47	Blanket, flannel, cloth, and other fabrics.	13	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
45	48	Blanket, flannel, cloth, and other fabrics.	17	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
46	49	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
47	50	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
48	51	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
49	52	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
50	53	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
51	54	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
52	55	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
53	56	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
54	57	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
55	58	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.
56	59	Blanket, flannel, cloth, and other fabrics.	15	4% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III.

Issued this 2d day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-18311; Filed, Oct. 2, 1945;
11:35 a. m.]

**PART 3290—TEXTILE, CLOTHING AND
LEATHER**

[Supplementary Order M-317A, Revocation
of Interpretation 1]

Interpretation 1 to Supplementary Or-
der M-317A is revoked.

Issued this 1st day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-18394; Filed, Oct. 3, 1945;
11:30 a. m.]

**PART 910—CERTIFICATION WITH RESPECT
TO AMORTIZATION DEDUCTIONS**

NECESSARY CERTIFICATES

CROSS REFERENCE: See Proclamation
2669, supra.

PART 3270—CONTAINERS

[Conservation Order M-115, as Amended
Oct. 3, 1945]

COLLAPSIBLE TUBES

The fulfillment of requirements for the
defense of the United States has created a
shortage in the supply of materials
entering into the manufacture of col-
lapsible tubes for defense, for private ac-
count and for export; and the following
order is deemed necessary and appropri-
ate in the public interest and to promote
the national defense.

§ 3270.39 Conservation Order M-115—

(a) *What this order does.* This or-
der limits the amount of tin that may
be contained in collapsible tubes for
packing various products. It also limits
the amount of lead which may be used in
the manufacture of collapsible tubes dur-
ing the fourth calendar quarter of 1945
and succeeding calendar quarters.

(b) *Definitions.* Wherever used in
this order: (1) "Collapsible tube" means
any collapsible container in the shape
of a tube made in whole or in part of tin
or lead. The term also includes all pile
pipes made in whole or in part of tin or
lead.

(2) "Tin" means any material which
contains not less than 1.5% by weight of
the element tin.

(3) "Lead" means metallic lead, in-
cluding scrap lead and any alloy contain-
ing 50% or more by weight of metallic
lead.

(c) *General restrictions—*(1) *Sales of
tin and lead.* No person shall sell or de-
liver tin or lead to any tube or tube blank

manufacturer or tube packer which he
knows or has reason to believe will be
accepted or used in violation of the terms
of this order.

(2) *Manufacture or sale of collapsible
tubes.* No person shall manufacture,
sell or deliver any collapsible tubes or
tube blanks which he knows or has reason
to believe will be accepted or used in
violation of the terms of this order.

(d) *Lead quota restrictions on manu-
facturers.* During the fourth calendar
quarter of 1945 and during each succeed-
ing calendar quarter, unless otherwise
directed by the War Production Board,
no person shall use in the manufacture of
collapsible tubes, more than 26% of the
amount of lead (including that contained
in blanks which he buys and converts
into tubes) which he used for making
collapsible tubes during the calendar
year 1944.

(d-1) *Applications for quotas.* Any
person who did not use lead (including
that contained in blanks which he
bought and converted into tubes) in the
manufacture of collapsible tubes during
the calendar year 1944, and who wishes
to have a quota established for him, may
apply for a quota by filing a letter in
triplicate with the Containers Division,
War Production Board, Washington,
D. C., Ref: M-115. This letter should
state what products he wants to pack
and what facilities he has for this pur-
pose. A quota will be assigned to him on
an equitable basis in view of the quotas
of other manufacturers in the industry.

(e) [Deleted Oct. 3, 1945.]

(f) *Restrictions on packing tubes con-
taining tin.* No person shall purchase,
accept delivery of or use collapsible tubes
containing tin for packing products ex-
cept as specifically permitted in Sched-
ule A at the end of this order. This
schedule specifies the tin content for
collapsible tubes for packing each prod-
uct. These restrictions shall not apply
to a lead tube containing not more than
0.5 percent tin derived only from sec-
ondary sources.

(g) *Certification for delivery of col-
lapsible tubes.* No manufacturer shall
sell or deliver a collapsible tube unless
he has received from the purchaser a

certificate signed manually, or as pro-
vided in Priorities Regulation 7. This
certificate shall be in substantially the
following form and, once filed by a pur-
chaser with a manufacturer, covers all
future deliveries from the manufacturer
to that purchaser:

The undersigned purchaser certifies, sub-
ject to criminal penalties for misrepresenta-
tion, that he is familiar with Order M-115
of the War Production Board, and that all
purchases from you of items regulated by
that order, and the acceptance of the same by
the undersigned, will be in compliance with
the order, as amended from time to time.

The standard certificate provided for
in paragraph (d) of Priorities Regulation
7 may not be used in place of the above
certificate; nor may the certificate pro-
vided by this order be waived in accord-
ance with paragraph (f) of Priorities
Regulation 7.

(h) *Appeals.* Appeals from this order
may be filed by addressing a letter in
triplicate to the Containers Division, War
Production Board, Washington 25, D. C.
Ref: M-115. The letter of appeal need
not follow any particular form. It should
state informally but completely the par-
ticular provision appealed from, the pre-
cise relief desired, the reasons why de-
nial of the appeal would result in ex-
ceptional and unreasonable hardship,
and such other statistical and narrative
information as may be pertinent.

(i) [Deleted Oct. 3, 1945.]

(j) *Communications.* Communica-
tions concerning this order, shall unless
otherwise directed, be addressed to the
Containers Division, War Production
Board, Washington 25, D. C., Ref: M-
115.

(k) *Violation.* Any person who wil-
fully violates any provision of this order,
or who, in connection with this order,
wilfully conceals a material fact, or fur-
nishes false information to any depart-
ment or agency of the United States, is
guilty of a crime and upon conviction
may be punished by fine or imprison-
ment. In addition, any such person
may be prohibited from making or ob-
taining further deliveries of, or from
processing or using material under pri-
ority control and may be deprived of
priorities assistance.

Issued this 3d day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE A

Product	Permitted tin content of tubes
1. Ointments and other preparations for ophthalmic use.....	Unlimited.
2. Sulfa drugs in ointment or jelly form.....	Unlimited.
3. Diagnostic extracts (allergens).....	Unlimited.
4. Morphine or hypodermic injection.....	Unlimited.
5. (a) Preparations which are intended for introduction into the body orifices (nasal, vaginal, rectal, surgical jelly, etc.)	Not to exceed 7½ per cent by weight of tube.
(b) Medicinal and pharmaceutical ointments (excluding un- medicated petroleum jelly and lanolin).	Not to exceed 7½ per cent by weight of tube.
6. Dental cleansing preparations.....	Not to exceed 3 per cent by weight of tube.

[F. R. Doc. 45-18393; Filed, Oct. 3, 1945; 11:30 a. m.]

Chapter XI—Office of Price Administration

PART 1362—CERAMIC PRODUCTS, STRUCTURAL CLAY PRODUCTS AND OTHER MASONRY MATERIALS

(Rev. MPR 206,¹ Amdts. 1-14)

VITRIFIED CLAY SEWER PIPE AND ALLIED PRODUCTS

This compilation of Revised Maximum Price Regulation 206, as amended, includes Amendment 14, effective October 8, 1945. The changes in tables by Amendment 14 are indicated by notes.

In the judgment of the Price Administrator it is necessary and proper in order to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, to replace the General Maximum Price Regulation² and Maximum Price Regulation No. 183³ with a separate regulation establishing maximum prices for vitrified clay sewer pipe and allied products at prices prevailing with respect thereto during the period October 1 to 15, 1941.

Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected.

So far as practical the Price Administrator has consulted with representatives of the trade and industry which will be affected by this revised regulation. In the judgment of the Price Administrator the maximum prices established by this revised regulation are generally fair and equitable and will effectuate the purpose of said Act. The statement of considerations involved in the issuance of this Revised Maximum Price Regulation No. 206, has been issued simultaneously herewith, and has been filed with the Division of the Federal Register.⁴

§ 1362.101 *Maximum prices for vitrified clay sewer pipe and allied products.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Revised Maximum Price Regulation No. 206 (Vitrified Clay Sewer Pipe and Allied Products) which is annexed hereto and made a part hereof, is hereby issued.

ARTICLE I—PERSONS AND TRANSACTIONS SUBJECT TO THIS REVISED REGULATION: ITS RELATIONSHIP TO OTHER REGULATIONS

Sec.

- 1.1 Persons subject to this revised regulation.
- 1.2 Transactions covered by this revised regulation.
- 1.3 Form of regulation and matters to which each article in this revised maximum price regulation relates.
- 1.4 Relationship of this Revised Maximum Price Regulation No. 206 to other regulations.

¹ 8 F.R. 14281.² 9 F.R. 1385, 5169, 6106, 8150, 10193, 11274.³ 10 F.R. 9109.

⁴ Statements of considerations are also issued simultaneously with amendments. Copies may be obtained from the Office of Price Administration.

ARTICLE II—PROHIBITIONS AND PENALTIES

Sec.

- 2.1 Prohibitions against dealing in sewer pipe products at prices above the maximum price.
- 2.2 Prohibited practices.
- 2.3 Penalties.

ARTICLE III—MISCELLANEOUS PROVISIONS

- 3.1 Applications for adjustment and petitions for amendment.
- 3.2 Licensing.
- 3.3 Adjustable pricing.
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- 3.5 Records and reports.
- 3.6 Other definitions.

ARTICLE IV—PROVISIONS APPLICABLE TO ALL AREAS, PRICES, DELIVERY OBLIGATIONS, AND QUALITY

- 4.1 Maximum prices for "pick-up back" and for "less than carload shipments by rail".
- 4.2 Delivery obligations.
- 4.3 Requirement for maintenance of standard quality in sewer pipe products.

ARTICLE V—MAXIMUM PRICES FOR SEWER PIPE PRODUCTS WHEN DELIVERY TO THE PURCHASER IS WITHIN THE EASTERN AREA

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- 5.3 Percentage discounts.
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- 6.3 Percentage discounts.
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- 8.1 Application.
- 8.2 List prices.
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- 8.4 Maximum prices.
- 8.5 Maximum prices for resellers of sewer pipe products.

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- 9.1 Application.
- 9.2 List prices.
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- 9.4 Maximum prices.
- 9.5 Maximum prices for resellers of sewer pipe products.

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- 10.1 Application.
- 10.2 List prices.
- 10.3 Percentage discounts.
- 10.4 Maximum prices.
- 10.5 Maximum prices for resellers of sewer pipe products.

ARTICLE XI—MAXIMUM PRICES FOR SEWER PIPE PRODUCTS WHEN DELIVERY TO THE PURCHASER IS WITHIN THE PACIFIC AREA

Sec.

- 11.1 Application.
- 11.2 List prices.
- 11.3 Percentage discounts.
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ARTICLE XII—MAXIMUM PRICES FOR VITRIFIED CLAY SEWER PIPE AND ALLIED PRODUCTS, WHEN SOLD FOR DELIVERY OUTSIDE A FACTORY'S NORMAL MARKET AREA

- 12.1 Application.
- 12.2 Maximum prices for sewer pipe products sold by a manufacturer to a Government Agency, and shipped outside its normal market area.
- 12.3 Reports for out-of-area shipments.

ARTICLE XIII—MAXIMUM PRICES FOR ROUND FLUE PIPE, ROUND FLUE FITTINGS, OVAL FLUE PIPE, AND OVAL FLUE FITTINGS MANUFACTURED BY ELECTROFLUE AND FRENCH COMPANY, LOS ANGELES, CALIFORNIA

- 13.1 Maximum prices for sales by Bergstrom and French Company, Los Angeles, California.

AUTHORITY: § 1362.101 issued under 56 Stat. 23, 765; 57 Stat. 553; Pub. Law 393, 78th Cong.; Pub. Law 103, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4631.

ARTICLE I—PERSONS AND TRANSACTIONS SUBJECT TO THE REVISED REGULATION: ITS RELATIONSHIP TO OTHER REGULATIONS

SECTION 1.1 *Persons subject to this revised regulation.* Any person who makes the type or kind of sale or purchase covered by this regulation is subject to the regulation.

"Persons" means any individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other Government or any of its political subdivisions, or any agency of any of the foregoing.

SEC. 1.2 *Transactions covered by this revised regulation.* This regulation covers sales of vitrified clay sewer pipe and allied products where the shipment originates at the factory rather than at a distribution yard, except that price adjustments for dealers and jobbers authorized pursuant to section 1.4 (d) below are also within the scope of the regulation. The regulation shall be applicable to all of the 48 states of the United States and the District of Columbia, which are divided for the purpose of this regulation into 7 geographical areas.

[Above paragraph amended by Am. 4, 9 F.R. 8146, effective 7-24-44]

"Vitrified clay sewer pipe and allied products" means any sewer pipe, sewer pipe fittings, flue linings, including chimney pipe and fittings, and wall coping of the types listed in Articles I to XIII made from surface clay, fire clay, or shale or combinations of these materials.

The term "sewer pipe products" will be used hereafter in this revised regulation instead of the term "vitrified clay sewer pipe and allied products", and is to be understood in all cases except where spe-

cifically defined otherwise as meaning "vitrified clay sewer pipe and allied products".

SEC. 1.3 *Form of regulation and matters to which each article in this revised maximum price regulation relates.* This regulation consists of thirteen articles. The first four articles are applicable in general to all sewer pipe products enumerated herein. The next seven articles established maximum prices for the several geographical areas as follows:

Article V—Eastern Area
Article VI—Southern Area
Article VII—East Central Area
Article VIII—West Central Area
Article IX—South Central Area
Article X—Rocky Mountain Area
Article XI—Pacific Area

SEC. 1.4 *Relationship of this Revised Maximum Price Regulation No. 206 to other regulations—(a) Export.* The maximum price at which a person may export sewer pipe shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation⁵ issued by the Office of Price Administration.

(b) *Import.* This regulation is not applicable to sales of sewer pipe if they originate outside of and are imported into the continental United States. Such sales and deliveries are governed by the Maximum Import Price Regulation.⁶

(c) *Maximum Price Regulation No. 188, as amended.* The provisions of this revised regulation supersede Maximum Price Regulation No. 188, as amended, with respect to all sales and deliveries made by manufacturers where the shipment originates at the factory. New products falling within the definition of sewer pipe products, but which cannot be priced under the provisions of this Revised Maximum Price Regulation No. 206, shall be priced in accordance with the pricing provisions of Maximum Price Regulation No. 592.

[Paragraph (c) amended by Am. 4, 9 F.R. 8146, effective 7-24-44 and Am. 13, 10 F.R. 10208, effective 8-23-45]

(d) *General Maximum Price Regulation.* In any case wherein it is found necessary to adjust maximum prices for any jobbers or dealers by reason of an adjustment in the maximum prices of manufacturers under this regulation, such adjustment may be made under this regulation. To that extent, this regulation shall supersede the General Maximum Price Regulation.

[Paragraph (d) added by Am. 4, 9 F.R. 8146, effective 7-24-44]

ARTICLE II—PROHIBITIONS AND PENALTIES

SEC. 2.1 *Prohibitions against dealing in sewer pipe products at prices above the maximum price.* (a) On and after the 25th day of October 1943, the effective date of this regulation:

(1) No person shall sell or deliver or contract to sell or deliver any sewer pipe

products at prices higher than the maximum prices established by this regulation.

(2) No person, in the course of trade or business, shall buy or receive any sewer pipe products at a price higher than that permitted by this regulation.

(3) No person shall agree, offer, solicit, or attempt to do any of the acts prohibited in subparagraphs (1) and (2) of this paragraph.

(b) *Less than maximum prices.* Lower prices than those provided for in this regulation may, of course, be charged or paid.

SEC. 2.2 *Prohibited practices—(a) General.* Any practice which is a device to secure the effect of a higher-than-ceiling price without actually raising the dollar-and-cents price is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying agreements, trade understandings, and the like.

(b) *Specific prohibited practices.* The following are among the specific practices prohibited by this regulation:

(1) Securing the effect of higher prices by changing credit practices or cash discounts from what they were during the period October 1 to 15, 1941. This includes reducing the cash discount periods, decreasing credit period, or making greater charges for extension of credit.

(2) Making terms or conditions of sale more onerous to the purchaser than those in effect or available to the purchaser during the period October 1 to 15, 1941.

(3) Falsely or wrongly grading, classifying, or invoicing sewer pipe products.

(4) Charging commissions, or charging for services that are not specified in this Revised Maximum Price Regulation No. 206.

(5) Lowering or decreasing the grade or quality of any sewer pipe products, except as permitted by this regulation, without a corresponding reduction in price.

SEC. 2.3 *Penalties.* (a) Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided by the Emergency Price Control Act of 1942, as amended.

(b) No War Procurement Agency or any contracting or paying finance officer thereof shall be subject to any liability, civil or criminal, imposed by this regulation or by the Emergency Price Control Act of 1942, as amended. "War Procurement Agency" as used in this paragraph includes the War Department, the Navy Department, United States Maritime Commission, and the Lend-Lease section of the Procurement Division of the Treasury Department, or any agency of any of the foregoing.

ARTICLE III—MISCELLANEOUS PROVISIONS

SEC. 3.1 *Applications for adjustment and petitions for amendment.* (a) *Petitions for amendment.* Any person seek-

ing a modification of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.⁷ A petition for amendment must propose a change of general applicability in the regulation for the industry as a whole or a substantial portion thereof or a change affecting all sellers in a given area, as distinguished from an application which seeks an individual price adjustment.

(b) *Applications for adjustment—(1) Government contracts.* Any person who has made or intends to make a government contract or subcontract thereunder, who believes that a maximum price under this regulation impedes or threatens to impede the production, manufacture, or distribution of a commodity or the supply of a service which is essential to the war program and which is or will be the subject of the contract or subcontract may file an application for adjustment of that maximum price in accordance with Procedural Regulation No. 6,⁸ issued by the Office of Price Administration.

(2) *Existing or threatened shortage.* The Office of Price Administration, or any duly authorized representative thereof, may adjust any maximum price established by this regulation for any seller subject to this regulation who is unable to maintain or expand his production under the maximum prices established by this regulation whenever there is a shortage in the essential supply of sewer pipe products. The extent of relief to be granted under this provision is as follows:

(1) Whenever it appears that a shortage exists or threatens to exist in the essential supply of sewer pipe products, and that the seller of such commodity is unable to maintain or expand his production at his maximum price or prices, the Office of Price Administration may, either on application for adjustment in accordance with the provisions of Revised Procedural Regulation No. 1, or on its own motion, by order, adjust his maximum price or prices by an amount necessary to permit the maintenance or expansion of such production upon a basis which will cover not more than total cost.

In determining the amount of adjustment which may be granted, consideration will be given to such factors as:

(a) Revenue from sales of such commodity and from all other sources, and
(b) Production; mining, development, processing, and transportation costs; administrative and sales expenses; depreciation and depletion charges; taxes (excluding Federal and State income taxes); and capital investment.

SEC. 3.2 *Licensing.* The provisions of Licensing Order No. 1,⁹ licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the li-

⁵ 9 F.R. 4132, 5987, 7662, 9593, 15193; 9 F.R. 1036, 5435, 5923, 7201, 9834, 11273, 12919, 14346; 10 F.R. 863, 923, 2422.

⁶ 9 F.R. 2350, 7504, 8062, 10925, 12270.

⁷ 9 F.R. 10476, 13715.

⁸ 9 F.R. 10628; 10 F.R. 1382.

⁹ 8 F.R. 13240.

cense or of one or more maximum price regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

Sec. 3.3 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

Sec. 3.4 Federal and State taxes. (a) There may be added to the maximum prices established by this regulation, the amount of tax levied by any Federal excise tax statute or any State or municipal sales, gross receipts, gross proceeds, or compensating use tax statute or ordinance under which the tax is measured by gross proceeds or units of sale, if, but only if: (1) such statute or ordinance requires the vendor to state the tax separately from the purchase price paid by the purchaser, consumer, or user, on the bill, sales check, or evidence of sale at the time of the transaction; or (2) such statute or ordinance requires such tax to be separately paid by the purchaser, consumer, or user with tokens or other media of State or municipal tax payments; or (3) such statute or ordinance permits the vendor to state such tax separately, and such tax is in fact stated separately by the vendor. The amount of tax permitted to be added by this paragraph shall in no event exceed that paid by the purchaser, consumer, or user.

(b) *Application of Supplementary Order No. 31¹⁰—Federal Excise Tax on Transportation.* Sales and deliveries of sewer pipe products, the maximum prices for which are established by this regulation, are controlled by Supplementary Order No. 31, issued by the Office of Price Administration. For the purpose of determining the applicable maximum price of any sewer pipe products, the tax on the transportation of property imposed by the Revenue Act of 1942 shall be treated as though it were an increase in the amount charged by every person engaged in the business of transporting property for hire. To the extent that a seller must bear transportation charges, he shall also bear the tax thereon. To the extent that a buyer must bear trans-

portation charges, he shall also be required to pay the tax thereon. In no event shall the tax upon transportation of property, imposed by the Revenue Act of 1942, be considered as a tax within the meaning of the preceding paragraph (a) of this section.

Sec. 3.5 Records and reports—(a) Records. Every person making purchases or sales subject to this revised regulation in the amount of \$200 or more in any one calendar month must keep records containing a description of each purchase, sale, or delivery, showing the date thereof, the name and address of the buyer and the seller, the point of origin, and the point of delivery of the shipment, the price paid or received, and the quantity of each grade and classification of the product purchased, sold or delivered. All such records must be available for inspection by representatives of the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(b) *Reports.* Persons subject to this regulation shall submit such reports to the Office of Price Administration as it may from time to time require, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Sec. 3.6 Other definitions. (a) When used in this Revised Maximum Price Regulation No. 206 the term: (1) "Carload shipment" means a shipment or quantity of vitrified clay sewer pipe and allied products which totals at least the minimum weight, as set forth in the tariffs of railroad carriers, upon which the railroad carload rate from the point of shipment to the point of destination is based: *Provided, however,* That where a smaller quantity is shipped which would move at the railroad carload rate rather than at the railroad less-than-carload rate because a lower transportation charge is produced thereby, such smaller quantity shall be considered a carload shipment; except that the seller may charge the buyer with the amount which represents the difference in cost between the applicable minimum carload freight charge and the applicable freight cost for the quantity shipped. This means that the purchaser shall pay the freight on the missing weight.

(2) "Distribution yard" means a place of business at which vitrified clay sewer pipe and allied products are received for purposes of storing and resale.

(3) "Factory" means a place where vitrified clay sewer pipe and allied products are made.

(b) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to other terms used herein.

ARTICLE IV—PROVISIONS APPLICABLE TO ALL AREAS, PRICES, DELIVERY OBLIGATIONS, AND QUALITY

Sec. 4.1 Maximum prices for "pick-up basis" and for "less-than-carload shipments by rail." (a) (1) Any manufacturer making sales on a "pick-up basis," f. o. b. factory, from a factory located

within the Eastern Area, as defined in section 5.1 of this regulation, or any manufacturer making sales in "less-than-carload shipments by rail" delivered to a destination point within such area, may increase his established March 1942 maximum price by an amount not in excess of an amount determined in the following manner: Reduce the discounts established during the month of March 1942 for sales of sewer pipe products covered by discount numbers 1 to 7, inclusive, by 3 points, those covered by discount numbers 8 to 16, inclusive, by 4 points, of the tables of list prices set forth in section 5.2 of this regulation.

(2) In the case of sales of sewer pipe products sold f. o. b. factory on a "pick-up basis" or for "less-than-carload shipments by rail" within the West Central Area, South Central Area, and Rocky Mountain Area, as defined below in sections 8.1, 9.1, and 10.1, respectively, any manufacturer may increase his price in accordance with either of the following alternative pricing methods:

(i) By adding an amount not in excess of 10 percent to the highest prices charged by the manufacturer during the month of March 1942 for the same quality, kind, and quantity of sewer pipe products delivered to purchasers of the same class.

(ii) By adding amounts not in excess of such amounts as may be required to maintain discount differentials between prices established under this paragraph and those established by sections 8.4, 9.4, and 10.4, at least as favorable as those existing during the month of March 1942 for the same quality, kind, and quantity of sewer pipe products delivered to purchasers of the same class.

[Subparagraph (2) amended by Am. 11, 10 F.R. 4707, effective 5-5-45; and Am. 12, 10 F.R. 8333, effective 7-21-45]

(3) In the case of sales of sewer pipe products sold f. o. b. factory on a "pick-up basis" or for "less-than-carload shipments by rail" within the East Central Area, as defined in section 7.1 below, any manufacturer may increase his price in accordance with either of the following alternative pricing methods:

(i) By adding an amount not in excess of 9 percent to the highest prices charged by the manufacturer during the month of March 1942 for the same quality, kind and quantity of sewer pipe products delivered to purchasers of the same class.

(ii) By adding amounts not in excess of such amounts as may be required to maintain discount differentials between prices established under this paragraph and those established by section 7.4, at least as favorable as those existing during the month of March 1942 for the same quality, kind and quantity of sewer pipe products delivered to purchasers of the same class.

[Subparagraph (3) amended by Am. 12, 10 F.R. 8333, effective 7-21-45]

(4) In the case of sales of sewer pipe products sold f. o. b. factory on a "pick-up basis" or for "less-than-carload shipments by rail" within the Southern Area, as defined in section 6.1 below, any manufacturer may increase his price in ac-

¹⁰ 7 F.R. 9894; 8 F.R. 1312, 3702, 9521.

cordance with either of the following alternative pricing methods:

(i) By adding an amount not in excess of 12.3 percent to the highest prices charged by the manufacturer during the month of March 1942 for the same quality, kind and quantity of sewer pipe products delivered to purchasers of the same class.

(ii) By adding amounts not in excess of such amounts as may be required to maintain discount differentials between prices established under this paragraph and those established by section 6.4 at least as favorable as those existing during the month of March 1942 for the same quality, kind, and quantity of sewer pipe products delivered to purchasers of the same class.

[Subparagraph (4) amended by Am. 9, 9 F.R. 13589, effective 11-18-44; and Am. 12, 10 F.R. 8899, effective 7-21-45]

(5) Maximum prices for the sale of sewer pipe products sold f. o. b. factory on a "pick-up basis," except within the St. Louis Metropolitan Area, and for "less-than-carload shipments by rail" into all the areas of the United States not specifically covered by subparagraphs (1), (2), (3), and (4) above, shall be a price not in excess of the highest price charged for delivery on a "pick-up basis" and for "less-than-carload shipment by rail" during the month of March 1942 for the same quality, kind, and quantity of sewer pipe products delivered to purchasers of the same class.

[Subparagraph (5) added by Am. 9, 9 F.R. 13589, effective 11-18-44]

(b) Maximum prices for the sale of sewer pipe products sold f. o. b. factory on a "pick-up basis" and/or "delivered" for the St. Louis Metropolitan Area are established in section 8.4 (e) of this regulation.

The term "pick-up basis" when used in reference to a sale means a transaction in which a purchaser takes delivery of sewer pipe products at the factory and removes the sewer pipe products from the factory by conveyance provided by the purchaser.

The term "less-than-carload shipment" means a shipment or quantity of vitrified clay sewer pipe and allied products which totals less than the minimum weight as set forth in the tariffs of railroad carriers upon which the railroad carload rate from the point of shipment to the point of destination is based.

[Sec. 4.1 amended by Am. 2, 9 F.R. 4349, effective 4-26-44; Am. 4, 9 F.R. 8146, effective 7-24-44; Am. 5, 9 F.R. 9889, effective 8-17-44; and as otherwise noted]

Sec. 4.2 *Delivery obligations.* For purposes of this revised regulation the delivery obligation on all sales (except those on a "pick-up basis") shall be considered as completed when, as in the case of rail shipment, the shipment arrives at the rail siding nearest the location designated by the purchaser; or when in the case of shipment by motor carrier, the shipment arrives at the site designated by the purchaser.

SEC. 4.3 *Requirement for maintenance of standard quality in sewer pipe products.* If the quality of any seller's vitrified clay sewer pipe and allied products is reduced below the standards or quality in effect during the year 1941, the product must be considered to be a new product within the meaning of this regulation, and a maximum price for such products must be determined in accordance with the provisions of section 6 and sections therein referred to, of Maximum Price Regulation No. 592 (Specified Construction Materials and Refractories).

[Sec. 4.3 amended by Am. 13, 10 F.R. 10208, effective 8-23-45]

ARTICLE V—MAXIMUM PRICES FOR SEWER PIPE PRODUCTS WHEN DELIVERY TO THE PURCHASER IS WITHIN THE EASTERN AREA

SEC. 5.1 *Application.* The provisions of this article shall apply to sales of sewer pipe products when delivery to the purchaser is within the Eastern Area which is hereby defined as the States of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, District of Columbia, Virginia, West Virginia, Ohio, lower peninsula of Michigan, and that part of Kentucky described as follows: All points in Campbell and Kenton Counties and points located on the Chesapeake and Ohio Railway from Covington to Catlettsburg, inclusive, and all points on the Big Sandy Division of the Chesapeake and Ohio Railway.

SEC. 5.2 *List prices.* The list prices of sewer pipe products when delivery to the purchaser is within the Eastern Area shall be as shown in the following tables numbered 1 to 19, inclusive. Each item shown in the tables of list prices carries a discount number which is shown opposite such item in the right-hand column and/or columns of each table.

ARRANGEMENT OF TABLES FOR SEWER PIPE PRODUCTS

Description of products:	Table numbers
Flue lining: Rectangular or square	16
Flue lining: Round	17
Flue Rings	18
Sewer Pipe: #1 single strength	1
Sewer Pipe: #1 double strength	2
Sewer Pipe: #2 single strength	3
Sewer Pipe: #2 double strength	4
Sewer Pipe Fittings:	
Curves	6
Elbows	6
Reducers	6
Reducers	6
Saddles	6
Slants	6
Stoppers	6
Strainers	6
T's: single and double; standard and special	5
Traps:	
Catch basin	13
Half	12
H. H.	8
Double H. H.	9
Center H. H.	10
P & R	7
S	11
Vee Branches	6
Y Branches: single and double; standard and special	5

Description of products:	Table numbers
Stove Pipe	10
Stove Pipe Fittings:	
Anchor bonnets	10
Bird cage wind guards	10
Bottoms	10
Chimney bases	10
Double openings	10
Drop bottoms	10
Keg bonnets	10
Mandatory tops	10
O. G. bonnets	10
Single openings	10
Wall Coping:	
Camel back	14
Double slant	14
New style	14
Single slant	15
Wall coping fittings:	
Angles	14 and 15
Closed ends or starters	14 and 15
Corners	14 and 15
Tees	14 and 15

TABLE 1—SEWER PIPE: #1 SINGLE STRENGTH, 2-FOOT AND 3-FOOT LENGTHS

Inside diameter (inches)	Per foot	Discount number	
		2 feet	3 feet
3	\$0.30	2	6
4	.30	2	6
5	.45	2	6
6	.45	2	6
8	.70	2	4
9	1.05	2	4
10	1.05	2	4
12	1.35	2	4
15	1.80	2	4
18	2.50	2	4
20	3.00	2	4
21	3.50	2	4
22	4.00	2	4
24	4.50	2	4
27	6.50		10
30	7.20		10
33	9.00		13
36	10.25		13

TABLE 2—SEWER PIPE: #1 DOUBLE STRENGTH, 2-FOOT AND 3-FOOT LENGTHS

Inside diameter (inches)	Per foot	Discount number	
		2 feet	3 feet
15	\$1.80	7	11
18	2.50	11	13
20	3.00	11	13
21	3.50	11	13
22	4.00	11	12
24	4.50	11	12
27	6.50		14
30	7.20		14
33	9.00		10
36	10.25		10

TABLE 3—SEWER PIPE: #2 SINGLE STRENGTH, 2-FOOT AND 3-FOOT LENGTHS

Inside diameter (inches)	Per foot	Discount number	
		2 feet	3 feet
3	\$0.30	1	1
4	.30	1	1
5	.45	1	1
6	.45	1	1
8	.70	1	1
9	1.05	1	1
10	1.05	1	1
12	1.35	1	1
15	1.80	1	1
18	2.50	1	1
20	3.00	1	1
21	3.50	1	1
22	4.00	1	1
24	4.50	1	1
27	6.50	1	9
30	7.20		9
33	9.00		13
36	10.25		15

TABLE 4—SEWER PIPE: #2 DOUBLE STRENGTH, 2-FOOT AND 3-FOOT LENGTHS

Inside diameter (inches)	Per foot	Discount number	
		2 feet	3 feet
15	\$1.50	3	3
18	2.50	5	5
20	3.00	5	5
21	3.50	5	5
22	4.00	5	5
24	4.50	5	5
27	5.50	9	9
30	7.20	9	9
33	9.00	15	15
36	10.25	15	15

TABLE 5—SEWER PIPE FITTINGS: SPECIAL Y AND T BRANCHES: SINGLE AND DOUBLE

Size (inches)	Y's and T's		Double Y's and T's		Discount number
	2 feet each	3 feet each	2 feet each	3 feet each	
3x3	\$1.20		\$2.40		2
4x3	1.20		2.40		2
4x4	1.20		1.50		2
5x3	2.25		3.60		2
5x4	1.80		2.25		2
5x5	1.80		3.60		2
6x3	2.25		3.60		2
6x4	1.80	\$2.25	2.25	\$2.70	2
6x5	1.80	2.25	2.25	2.70	2
6x6	1.80	2.25	3.60	4.05	2
8x3	3.50	4.20	5.60	6.30	2
8x4	2.80	3.50	5.60	6.30	2
8x5	2.80	3.50	3.50	4.20	2
8x6	2.80	3.50	3.50	4.20	2
8x8	3.60	4.20	5.60	6.30	2
9x4	4.20	5.25	8.40	9.45	2
9x5	4.20	5.25	8.40	9.45	2
9x6	4.20	5.25	8.40	9.45	2
9x8	4.20	5.25	8.40	9.45	2
9x9	5.25	6.30	8.40	9.45	2
10x4	4.20	5.25	8.40	9.45	2
10x5	4.20	5.25	8.40	9.45	2
10x6	4.20	5.25	8.40	9.45	2
10x8	4.20	5.25	8.40	9.45	2
10x10	5.25	6.30	8.40	9.45	2
12x4	5.40	6.75	10.80	12.15	2
12x5	5.40	6.75	10.80	12.15	2
12x6	5.40	6.75	10.80	12.15	2
12x8	5.40	6.75	10.80	12.15	2
12x9	6.75	8.10	10.80	12.15	2
12x10	6.75	8.10	10.80	12.15	2
12x12	6.75	8.10	10.80	12.15	2
15x4	7.20	9.00	14.40	16.20	2
15x5	7.20	9.00	14.40	16.20	2

TABLE 6—SEWER PIPE FITTINGS: VEE BRANCHES, CURVES AND ELBOWS, SLANTS, INCREASES AND DECREASES, SADDLES, STOPPERS AND STRAINERS

Inside diameter (inches)	Ve e branches, each	Curves, each	Elbows, each	Slants, 2 feet or less, each	Increase and reducers, each	Saddles, each	Stoppers, each	Strainers, each	Discount number
3	\$3.00	\$1.20	\$1.20	\$1.50		\$1.20	\$2.15	\$2.00	2
4	3.00	1.20	1.20	1.50	\$1.50	1.20	.15	.20	2
5	4.50	1.80	1.80	1.80	1.50	1.50	.22	.45	2
6	4.50	1.80	1.80	1.80	1.50	1.50	.22	.45	2
8	7.00	2.80	2.80	2.80	2.80	2.80	.35	.70	2
9	10.50	4.20	4.20	4.20	4.20	4.20	.50	1.00	2
10	10.50	4.20	4.20	4.20	4.20	4.20	.50	1.00	2
12	13.50	5.40	5.40	5.40	5.40	5.40	.60	1.20	2
15	18.00	7.20	7.20	7.20	7.20	7.20	.75	1.50	2
18	25.00	10.00	10.00	10.00	10.00	10.00	1.00	2.00	2
20	30.00	12.00	12.00	12.00	12.00	12.00	1.20	2.40	2
21	35.00	14.00	14.00	14.00	14.00	14.00	1.40	2.80	2
22	40.00	16.00	16.00	16.00	16.00	16.00	1.60	3.20	2
24	45.00	18.00	18.00	18.00	18.00	18.00	1.80	3.60	2

NOTE: Curves and elbows in sizes 10" and 12", when furnished milled, take 5 times the price of 1 foot of pipe of same size.

NOTE: Curves and elbows 3" to 8", inclusive, when furnished in 24" lengths, take 6 times the price of 1 foot of pipe of same size.

TABLE 7—SEWER PIPE FITTINGS: P. & R. TRAPS

Size (inches)	Each	Discount number
3	\$2.40	2
4	2.40	2
5	3.00	2
6	3.00	2
8	3.00	2
9	15.75	2
10	15.75	2
12	27.00	2

TABLE 8—SEWER PIPE FITTINGS: H. H. TRAPS

Size (inches)	Each	Discount number
3x3	\$2.40	2
4x4	2.40	2
5x5	3.00	2
6x6	3.00	2
8x8	3.00	2
9x9	15.75	2
10x10	15.75	2
12x12	27.00	2
12x4	27.00	2
12x5	27.00	2
12x6	27.00	2
12x8	27.00	2
12x10	27.00	2
12x12	27.00	2

H. H. traps not listed above take 10 times the list price of 1 foot of pipe of the same size.

TABLE 9—SEWER PIPE FITTINGS: DOUBLE H. H. TRAPS

Size (inches)	Each	Discount number
3	\$3.00	2
4	3.00	2
5	4.40	2
6	4.40	2
8	8.40	2

TABLE 10—SEWER PIPE FITTINGS: CENTER H. H. TRAPS

Size (inches)	Each	Discount number
4x4	\$2.40	2
5x5	3.00	2
6x6	3.00	2
8x8	3.00	2
9x9	4.00	2
10x10	4.00	2
12x12	7.00	2
12x4	7.00	2
12x5	7.00	2
12x6	7.00	2
12x8	7.00	2

Center H. H. traps not listed above take 10 times the list price of 1 foot of pipe of same size.

TABLE 11—SEWER PIPE FITTINGS: S TRAPS

Size (inches)	Each	Discount number
3	\$3.00	2
4	3.00	2
5	4.50	2
6	4.50	2
8	7.00	2

TABLE 12—SEWER PIPE FITTINGS: HALF TRAPS

Size (inches)	Each	Discount number
4.....	\$2.40	2
6.....	3.60	2
8.....	5.60	2
10.....	10.50	2
12.....	20.25	2

TABLE 13—SEWER PIPE FITTINGS: CATCH BASIN TRAPS

Size (inches)	Each	Discount number
6 x 4.....	\$2.25	2

TABLE 14—WALL COPING AND FITTINGS: DOUBLE SLANT, CAMEL BACK AND NEW STYLE

	Sizes			Discount number	
	9"	13"	18"	Double slant, camel back	New style
Straight coping, per foot.....	\$0.40	\$0.60	\$1.20	2	3
Corners, each.....	1.20	1.80	3.60	2	3
Closed ends or starters, each.....	1.20	1.80	3.60	2	3
Angles, each.....	2.00	3.00	6.00	2	3
Tees, each.....	3.20	4.80	9.60	2	3

TABLE 15—WALL COPING AND FITTINGS: SINGLE SLANT COPING

	Size			Discount number
	9"	13"	18"	
Straight coping, per foot.....	\$0.80	\$1.20	\$2.40	2
Corners, each.....	2.40	3.60	7.20	2
Closed ends or starters, each.....	2.40	3.60	7.20	2
Angles, each.....	4.00	6.00	12.00	2
Tees, each.....	6.40	9.60	19.20	2

TABLE 16—FLUE LINING: SQUARE OR RECTANGULAR

Size (inches)	Price per foot	Discount number
4½ x 8½.....	\$0.45	2
4½ x 13.....	.60	2
7½ x 7½.....	.45	2
8½ x 8½.....	.60	2
8½ x 13.....	.90	2
8½ x 18.....	1.35	2
13 x 13.....	1.15	2
13 x 18.....	1.75	2
18 x 18.....	2.25	2
20 x 20.....	3.25	15
20 x 24.....	3.75	15
24 x 24.....	4.25	15

TABLE 17—FLUE LINING: ROUND

Inside measure (inches)	Price per foot	Discount number
6.....	\$0.45	2
7.....	.70	2
8.....	.70	2
10.....	1.05	2
12.....	1.35	2
15.....	1.80	2
18.....	2.50	2
20.....	3.00	2
21.....	3.50	2
22.....	4.00	2
24.....	4.50	2

TABLE 18—FLUE LINING: FLUE RINGS (WITH OR WITHOUT FLANGE)

Inside diameter (inches)	List price, each	Lengths (inches)	Discount number
5.....	\$0.75	4½, 6, 9, 12.....	2
6.....	.75	4½, 6, 9, 12.....	2
7.....	1.05	4½, 6, 9, 12.....	2
8.....	1.05	4½, 6, 9, 12.....	2
9.....	1.25	4½, 6, 9, 12.....	2
10.....	1.25	4½, 6, 9, 12.....	2
12.....	1.50	4½, 6, 9, 12.....	2

TABLE 19—STOVE PIPE AND FITTINGS

Inside diameter (inches)	Stove pipe	Single openings	Double openings	Bottoms 2 ft. long	Drop bottoms	Mandatory tops, keg and O. G. bonnets, and bird-cage wind-guards	Anchor bonnets and chimney bases	Discount number
5.....	Per Foot \$0.45	Each \$1.80	Each \$2.25	Each \$1.80	Each \$2.70	Each \$2.70	Each \$2.25	2
6.....	.45	1.80	2.25	1.80	2.70	2.70	2.25	2
7.....	.70	2.80	3.50	2.80	4.20	4.20	3.50	2
8.....	.70	2.80	3.50	2.80	4.20	4.90	3.50	2
9.....	1.05	4.20	-----	4.20	-----	-----	-----	2
10.....	1.05	4.20	-----	4.20	-----	-----	-----	2
12.....	1.35	5.40	-----	5.40	-----	-----	-----	2
15.....	1.80	7.20	-----	7.20	-----	-----	-----	2
18.....	2.50	10.00	-----	10.00	-----	-----	-----	2
20.....	3.00	12.00	-----	12.00	-----	-----	-----	2
24.....	4.50	18.00	-----	18.00	-----	-----	-----	2

Single or double openings, supplied with or without closed ends.

Single or double openings, with closed end, take 50% additional to list price.

SEC. 5.3 *Percentage discounts.* The percentage discounts set forth in the table below are so arranged that the applicable percentage discount for any item for delivery in any freight zone in the Eastern Area can be determined by the following procedure: select the discount number shown on the list price tables for the desired item. An identical number appears in the left-hand column of the table below. The hori-

zontal line of figures at the top of the table indicates various rail freight rate zones per cwt. from Akron, Ohio, to points of destination. After determining the proper freight zone within which the destination point occurs, the applicable percentage discount will be found at the junction of the vertical freight zone column and the horizontal line at which the predetermined discount number appears.

PERCENTAGE DISCOUNTS

Discount number	1-10½ ¹	11-13½	14-16½	17-19½	20-22½	23-25½	26-28½	29-31½	32-34½	35-37½	38-40½	41-43½	44-46½	47-49½	50-52½
1.....	70	69	63	67	66	65	64	63	62	61	60	59	58	57	56
2.....	67	66	65	64	63	62	61	60	59	58	57	56	55	54	53
3.....	67	66	64	63	61	60	59	58	57	56	55	54	53	52	51
4.....	64	63	62	61	60	59	58	57	56	55	54	53	52	51	50
5.....	64	63	61	60	58	57	55	54	52	51	49	48	46	45	44
6.....	62	61	60	59	58	57	56	55	54	53	52	51	50	49	48
7.....	62	61	59	58	56	55	53	52	50	49	47	46	44	43	42
8.....	60	59	58	57	56	55	54	53	52	51	50	49	48	47	46
9.....	59	58	57	56	55	54	53	52	51	50	49	48	47	46	45
10.....	58	57	56	55	54	53	52	51	50	49	48	47	46	45	44
11.....	58	57	55	54	52	51	49	48	46	45	44	43	42	41	40
12.....	55	54	52	51	49	48	46	45	43	42	40	39	37	36	34
13.....	53	52	51	50	49	48	47	46	45	44	43	42	41	40	39
14.....	53	52	50	49	47	46	44	43	41	40	39	37	35	34	32
15.....	53	52	51	50	49	48	47	46	45	44	43	42	41	40	39
16.....	48	47	45	44	42	41	39	38	36	35	33	32	30	29	27

¹ Fractional rates in excess of the highest rate in one zone fall within the next highest zone.

[Sec. 5.3 amended by Am. 2, 9 F.R. 4349, effective 4-26-44]

SEC. 5.4 *Maximum prices.* Maximum prices for sewer pipe products delivered at purchaser's destination shall be determined by applying to the list prices in tables 1 to 19 inclusive, the discounts as determined in section 5.3 hereof, in accordance with the following rules:

(a) The maximum f. o. b. factory price for straight or mixed carload shipments of sewer pipe products delivered by rail, full freight allowed to a destina-

tion, within any freight zone shall be determined by applying the appropriate discounts to the list prices contained in section 5.2.

(b) The maximum price for full truck load quantities of sewer pipe products delivered by motor carrier, full freight allowed to a destination, within any freight zone shall be determined by applying a discount two points shorter, to the list prices contained in section 5.2, than the discount which would have been applicable had the shipment been a carload shipment by rail.

SEC. 5.5 *Maximum prices for extra strength sewer pipe products.* Maximum prices for extra strength sewer pipe products delivered at the purchaser's destination shall be determined in accordance with the following rules:

(a) The maximum prices for straight or mixed carload shipments of extra strength sewer pipe products delivered by

rail; full freight allowed, to a point within the states and zones as defined in section 5.1, above, shall be the price listed for the particular size in the applicable rail freight rate column in Table 20, below.

(b) The maximum prices for straight or mixed truckload quantities of extra strength sewer pipe products delivered

by motor carrier full freight allowed to a point within the states and zones as defined in section 5.1, above, shall be the price listed for the particular size, advancing to the second higher applicable rail rate column than that which would apply for delivery by rail in the same zone.

TABLE 20

Akron rail freight rate— Schedule number.....	1-10 ¹ 1	11-13 ¹ 2	14-16 ¹ 3	17-19 ¹ 4	20-22 ¹ 5	23-25 ¹ 6	26-28 ¹ 7	29-31 ¹ 8	32-34 ¹ 9	35-37 ¹ 10	38-40 ¹ 11	41-43 ¹ 12	44-46 ¹ 13	47-49 ¹ 14
Nominal diameter (inches)	List weight per foot (pounds)													
4	11	\$0.1704	\$0.1739	\$0.1773	\$0.1807	\$0.1842	\$0.1876	\$0.1910	\$0.1944	\$0.1978	\$0.2013	\$0.2047	\$0.2082	\$0.2116
6	20	.2603	.2670	.2733	.2795	.2858	.2920	.2982	.3045	.3107	.3170	.3232	.3294	.3357
8	30	.4012	.4105	.4199	.4293	.4386	.4479	.4572	.4665	.4758	.4851	.4944	.5037	.5130
10	42	.5517	.5648	.5778	.5909	.6040	.6172	.6303	.6434	.6565	.6696	.6827	.6958	.7089
12	52	.7022	.7183	.7345	.7507	.7669	.7832	.7994	.8156	.8318	.8480	.8642	.8804	.8966
15	85	1.0034	1.0298	1.0563	1.0827	1.1092	1.1356	1.1621	1.1885	1.2150	1.2414	1.2679	1.2943	1.3208
18	130	1.5532	1.5938	1.6343	1.6749	1.7154	1.7559	1.7964	1.8369	1.8774	1.9179	1.9584	1.9989	2.0394
21	180	2.1472	2.2034	2.2597	2.3159	2.3722	2.4284	2.4847	2.5409	2.5972	2.6534	2.7097	2.7660	2.8223
24	230	2.6592	2.7310	2.8027	2.8745	2.9462	3.0180	3.0897	3.1615	3.2332	3.3050	3.3767	3.4485	3.5202
27	275	4.677	4.7628	4.8489	4.9344	5.0202	5.1061	5.1918	5.2776	5.3634	5.4492	5.5350	5.6208	5.7066
30	350	5.353	5.4972	5.6410	5.7849	5.9288	6.0727	6.2166	6.3605	6.5044	6.6483	6.7922	6.9361	7.0800
36	550	9.049	9.2205	9.3922	9.5639	9.7354	9.9070	10.0785	10.2500	10.4215	10.5930	10.7645	10.9360	11.1075

Fractional rates in excess of the highest rate in one zone fall within the next highest zone.

[Sec. 5.5 added by Am. 4, 9 F.R. 8146, effective 7-24-44; amended by Am. 12, 10 F.R. 8899, effective 7-21-45]

SEC. 5.6 *Maximum prices for resellers of sewer pipe products.* Any person purchasing sewer pipe products for resale in the same form may add to his maximum prices established on or prior to April 26, 1944, an amount not exceeding the actual dollars-and-cents increased cost to him resulting from the increase in maximum prices permitted manufacturers of sewer pipe products by Amendment 2, affecting sections 4.1, 5.3, 5.4, as amended, of this regulation.

[Sec. 5.6 added by Am. 12, 10 F.R. 8899, effective 7-21-45]

ARTICLE VI—MAXIMUM PRICES FOR SEWER PIPE PRODUCTS WHEN DELIVERY TO THE PURCHASER IS WITHIN THE SOUTHERN AREA

SEC. 6.1 *Application.* The provisions of this article shall apply to all sales of sewer pipe products when delivery to the purchaser is within the Southern Area which is hereby defined as the states of North Carolina, South Carolina, Georgia, Alabama, Florida,* Tennessee, Mississippi, and Louisiana east of the Mississippi River.

SEC. 6.2 *List prices.* The list prices of sewer pipe products when delivery to the purchaser is within the Southern area shall be as shown in the following tables numbered 1 to 12, inclusive. Each item shown in the tables of list prices carries a discount number which is shown opposite such item in the right-hand column and/or columns of each table.

[Above paragraph amended by Am. 9, 9 F.R. 13589, effective 11-18-44]

*Florida shall be divided into two areas to be known as North Florida and South Florida. The dividing line shall be a line running from the East Coast of Florida just south of the city limits of New Smyrna, north of Mount Dora and just south of Leesburg and Inverness to the West Coast.

ARRANGEMENT OF TABLES FOR SEWER PIPE PRODUCTS

Description of products:	Table numbers
Flue lining: Rectangular.....	7
Flue lining: Round.....	8
Flue Rings.....	9
Sewer Pipe: #1 and #2.....	1
Sewer Pipe Fittings:	
Curves.....	3
Elbows.....	3
Increasers.....	3
Reducers.....	3
Saddles.....	3
Slants.....	3
Stoppers.....	3
Strainers.....	3
T's: single and double; standard and special.....	2
Traps:	
H. H.....	6
P & R.....	4
Vent.....	6
Vee Branches.....	3
Y Branches: single and double; standard and special.....	2
Stove Pipe.....	10
Stove Pipe Fittings.....	10
Anchor Bonnets.....	10
Chime Bottom.....	10
Double Openings.....	10
Drop Bottoms.....	10
Wall Coping: Double Slant.....	6
Wall Coping Fittings.....	6
Angles.....	6
Closed Ends or Starters.....	6
Corners.....	6
Tees.....	6

TABLE 1—SEWER PIPE, STANDARD STRENGTH: ASTM SPECIFICATION C13-43

Inside diameter (inches)	Per foot	Discount No.	
		No. 1 pipe	No. 2 pipe
4 2 ft. long.....	\$0.50	1	3
6 2 ft. and 3 ft. long.....	.50	1	3
8 2 ft. and 3 ft. long.....	.50	1	3
10 2 ft. and 3 ft. long.....	.50	1	3
12 2 ft. and 3 ft. long.....	.50	1	3
15 2 ft. and 3 ft. long.....	1.00	2	4
18 2 ft. and 3 ft. long.....	2.00	2	4
21 2 ft. and 3 ft. long.....	2.50	2	4
24 2 ft. and 3 ft. long.....	3.00	2	4

[Table 1 amended by Am. 9, 9 F.R. 13589, effective 11-18-44]

TABLE 2—SEWER PIPE FITTINGS: Y AND T BRANCHES, 2 FOOT, 2 1/2 FOOT, AND 3 FOOT LENGTHS

Inside diameter (inches)	Per foot			Discount number
	2 foot lengths, each	2 1/2 foot lengths, each	3 foot lengths, each	
4.....	\$1.50	1.50	1.50	1
6.....	2.50	2.50	2.50	1
8.....	3.50	3.50	3.50	1
10.....	4.50	4.50	4.50	1
12.....	6.50	6.50	6.50	2
15.....	8.50	8.50	8.50	2
18.....	12.50	12.50	12.50	2
21.....	16.50	16.50	16.50	2

*T's and Y's, 2 1/2 ft. long, with inlet larger than 12", each at price of 7 1/2 ft. of pipe of same diameter; T's and Y's, 3 ft. long, with inlet larger than 12", each at price of 8 ft. of pipe of same diameter; double T's and Y's, less than 12 ft. long, with inlet larger than 12", each at price of 9 ft. of pipe of same diameter.

TABLE 3—SEWER PIPE FITTINGS: CURVES AND ELBOWS, V-BRANCHES, SADDLES AND SLANTS, INCREASERS AND REDUCERS, STOPPERS, AND STRAINERS

Inside diameter (inches)	Curves, each	Elbows, each	V branches, each	Saddles and slants, each	Increasers and reducers, each	Stoppers, each	Strainers, each	Discount number
4.....	\$0.60	\$0.60	\$2.00	1.20	1.20	\$0.10	\$0.15	1
6.....	1.35	1.35	3.00	2.00	2.00	.15	.25	1
8.....	2.00	2.00	4.00	2.60	2.60	.20	.30	1
10.....	2.60	2.60	5.00	3.20	3.20	.25	.40	1
12.....	3.20	3.20	6.00	3.80	3.80	.30	.50	1
15.....	3.80	3.80	7.00	4.40	4.40	.40	.75	1
18.....	4.40	4.40	8.00	5.00	5.00	.50	1.00	2
21.....	5.00	5.00	9.00	5.60	5.60	.60	1.25	2
24.....	5.60	5.60	10.00	6.20	6.20	.75	1.50	2

TABLE 4—SEWER PIPE FITTINGS: R AND P TRAPS

Inside diameter (inches)	R traps and P traps, each	Discount number
4.....	\$2.00	1
6.....	3.50	1
8.....	6.00	1

TABLE 5—SEWER PIPE FITTINGS: TRAPS, H. H. AND VENT

Inside diameter (inches)	H. H. and vent	Discount number
4 x 4.....	Each \$2.00	1
6 x 4.....	3.50	1
6 x 6.....	3.50	1
8 x 6.....	6.00	1

TABLE 6—WALL COPING AND FITTINGS: DOUBLE SLANT

Width (inches)	Straight coping	Corners	Angles	Closed ends	T's	Discount number
9.....	Per foot \$0.22	Each \$0.88	Each \$0.88	Each \$0.88	Each \$1.10	7
13.....	.32	1.28	1.28	1.28	1.60	7
18.....	.64	2.56	2.56	2.56	3.20	7

TABLE 7—FLUE LINING: RECTANGULAR

Outside dimensions (inches)	Per foot	Discount number
4½ x 8½.....	\$0.30	5
4½ x 13.....	.45	5
8½ x 8½.....	.45	5
8½ x 13.....	.65	5
8½ x 18.....	.90	5
13 x 13.....	.85	5
13 x 18.....	1.20	5
18 x 18.....	2.00	5
20 x 20.....	2.50	5
24 x 24.....	3.50	5

TABLE 12—SEWER PIPE FITTINGS, EXTRA STRENGTH ASTM SPECIFICATION C200-44T

Nominal diameter (inches)	Curves and elbows (each)	½ curves (each)	¼ curves or elbows (each)	Y's or T's 3' length (each)	Discount No.
4.....	\$1.13		\$1.13	\$1.00	1
6.....	1.80		1.80	1.60	1
8.....	3.00		3.00	2.30	1
10.....	4.25		4.25	4.68	1
12.....	5.25		5.25	6.78	1
15.....		\$6.80	13.60	9.35	2
18.....		10.40	20.80	14.30	2
21.....		14.40	28.80	19.80	2
24.....		18.40	36.80	25.30	2

14" T's or Y's, 1 ft. length only.
 16" T's or Y's, 1½ ft. length only. T's and Y's 3' long with inlet larger than 12", each at price of 8 feet of pipe of same diameter; double T's and Y's, 50% more than single T's and Y's of the same diameter of pipe and inlet.

[Tables 11 and 12 added by Am. 9, 9 F.R. 13589, effective 11-18-44]

SEC. 6.3 *Percentage discounts.* The percentage discounts set forth in the table below are so arranged that the applicable discount for any item for delivery in any geographical zone in the Southern Area can be determined by the following procedure: select the discount number shown on the list price tables for the desired item. An identical num-

ber appears in the left-hand column of the table below. After determining the proper geographical zone within which the destination point occurs, the applicable percentage discount will be found at the junction of the vertical geographical zone column and the horizontal line at which the predetermined discount number appears.

TABLE 8—FLUE LINING: ROUND

Inside diameter (inches)	Per foot	Discount number
6.....	\$0.30	5
8.....	.50	5
10.....	.70	5
12.....	.90	5
15.....	1.25	2
18.....	1.70	2
21.....	2.50	2
24.....	3.25	2

TABLE 9—FLUE LINING: THIMBLES OR RINGS

Inside diameter (inches)	4½ in. long	6 in. long	9 in. long	12 in. long	Discount number
6.....	Each \$0.25	Each \$0.35	Each \$0.45	Each \$0.50	5
7.....	.30	.40	.50	.60	5
8.....	.35	.45	.60	.70	5
10.....	.40	.50	.65	.75	5
12.....		.55	.75	1.00	5

TABLE 10—STOVE PIPE AND FITTINGS

Inside diameter (inches)	Socket pipe	Drop bottom, double opening	Chime bottom	Anchor bonnets	Discount number
6.....	Per foot \$0.40	Each \$2.40	Each \$1.60	Each \$2.25	6
7.....	.50	3.00	2.00	2.75	6
8.....	.60	3.60	2.40	3.30	6

TABLE 11—SEWER PIPE, EXTRA STRENGTH: ASTM SPECIFICATION C200-44T

Nominal diameter (inches)		Per foot	Discount No.	
			No. 1 pipe	No. 2 pipe
4	2-2½ ft. long.....	\$0.25	1	3
6	2-2½-3 ft. long.....	.40	1	3
8	3 ft. long.....	.60	1	3
10	3 ft. long.....	.85	1	3
12	3 ft. long.....	1.05	1	3
15	3 ft. long.....	1.70	2	4
18	3-4 ft. long.....	2.60	2	4
21	3-4 ft. long.....	3.60	2	4
24	3-4 ft. long.....	4.60	2	4

Dis-count No.	North Carolina	South Carolina, Georgia, Alabama	Tennessee	North Florida, Mississippi, Louisiana (east of Mississippi River)	South Florida
1.....	40	38	30	38	83
2.....	33	33	33	27	19
3.....	42	40	41	40	35
4.....	35	35	35	29	18
5.....	40	38	38	38	33
6.....	40	38	38	38	33
7.....	24	21	21	21	10

[Above table amended by Am. 9, 9 F.R. 13589, effective 11-18-44]

SEC. 6.4 *Maximum prices.* Maximum prices for sewer pipe products delivered at purchaser's destination shall be determined by applying to the list price in tables 1 to 12, inclusive, the discounts as determined in section 6.3 hereof in accordance with the following rules:

[Above paragraph amended by Am. 9, 9 F.R. 13589, effective 11-18-44]

(a) The maximum f. o. b. factory prices, full freight allowed, for straight or mixed carload shipments of sewer pipe products delivered by rail to points located on standard gauge railroads within any geographical zone in the Southern Area, shall be determined by applying the appropriate discounts to the list prices contained in section 6.2.

(b) The maximum prices for full truck load quantities of sewer pipe products delivered by motor carrier, full freight allowed, to a point within any geographical zone shall be determined by applying a discount two points shorter to the list prices contained in section 6.2 than the discount which would have been applicable had the shipment been a carload shipment by rail.

SEC. 6.5 *Maximum prices for resellers of sewer pipe products.* Any person purchasing sewer pipe products for resale in the same form may add to his maximum prices established on or prior to November 18, 1944, an amount not exceeding the actual dollars-and-cents increased cost to him resulting from the increase in maximum prices permitted manufacturers of sewer pipe products by Amendment No. 9, affecting sections 4.1 (a), 6.2, 6.3, and 6.4, as amended, of this regulation.

[Sec. 6.5 added by Am. 9, 9 F.R. 13589, effective 11-18-44]

ARTICLE VII—MAXIMUM PRICES FOR SEWER PIPE PRODUCTS WHEN DELIVERY TO THE PURCHASER IS WITHIN THE EAST CENTRAL AREA

SEC. 7.1 *Application.* The provisions of this article shall apply to sales of sewer pipe products when delivery to the purchaser is within the East Central area which is hereby defined as zones 1, 2, and 5 in the state of Illinois. Zone 1 comprises all points on and east of Third Principal Meridian south of Baltimore and Ohio Railroad (Chicago, Illinois and Western Railroad) extending through Decatur and Tuscola to the Indiana State Line; zone No. 2 covers all points on and north of the Baltimore and Ohio Railroad (Chicago, Illinois and Western

Railroad) extending through Decatur and Tuscola, to the Indiana State Line, and east of Third Principal Meridian from point of intersection with the Baltimore and Ohio Railroad west of Decatur north to point of intersection with the Illinois Central Railroad near Mendota, on and east of the Illinois Central Railroad through Dixon and Freeport to the Wisconsin State Line, excepting all of Lake, Cook, Kane, Du Page and Will counties; zone No. 5 includes all of Lake, Cook, Kane, Du Page and Will counties. The East Central area shall also consist of zones 1, 2, and 5 in the State of Wisconsin, zone 1 commencing south of a line drawn from Foscoro on Lake Michigan west along the northern boundary of Kewaunee, Brown, Waupaca, Portage and Wood counties, including the southeast corner of Shawano County, and east of a line running north and south along the western boundary of Green, Dane, Sauk, Janes, and Wood counties, excepting the counties of Kenosha, Racine, and Milwaukee; zone No. 2 starting north of a line drawn from Foscoro on Lake Michigan along the northern boundary of Kewaunee, Brown, Waupaca, Portage and Wood counties, and through the southeast corner of Shawano County and east of a line drawn north and south along the western boundary of Marathon, Lincoln, Oneida, and Iron counties; zone No. 5 consisting of Kenosha, Racine and Milwaukee Counties; Upper Peninsula of Michigan, the entire State of Indiana, all of the State of Kentucky, except places in Campbell and Kenton counties and points located on the Chesapeake and Ohio Railway from Covington to Catlettsburg, inclusive, and all points on the Big Sandy Division of the Chesapeake and Ohio Railroad.

SEC. 7.2 List prices. The list prices of sewer pipe products when delivery to the purchaser is within the East Central Area shall be as shown in the following tables numbered 1 to 19, inclusive. Each item shown in the tables of list prices carries a discount number which is shown opposite such item in the right-hand column and/or columns of each table.

ARRANGEMENT OF TABLES FOR SEWER PIPE PRODUCTS

Description of Products	Table Nos.
Flue lining: Rectangular or square	16
Flue lining: Round	17
Flue Rings	18
Sewer Pipe: #1 single strength 3" to 24" inclusive	1
Sewer Pipe: #1 double strength 15" to 24" inclusive	2
Sewer Pipe: #2 double strength 3" to 24" inclusive	3
Sewer Pipe: #2 double strength 15" to 24" inclusive	4
Sewer Pipe Fittings:	
Curves	6
Elbows	6
Reducers	6
Saddles	6
Slants	6
Stoppers	6
Strainers	6
T's; single and double; standard and special	5
Traps:	
Catch basin	13
Half	12
H. H.	8

Description of Products	Table Nos.
Traps—Continued.	
Double H. H.	9
Center H. H.	10
P & R	7
S	11
Vee Branches	6
Y Branches; single and double; standard and special	5
Stove Pipe	10
Stove Pipe Fittings:	
Anchor Bonnets	19
Bird cage wind guards	19
Bottoms	19
Chimney Bases	19
Double Openings	19
Drop bottoms	19
Keg bonnets	19
Mandary tops	19
O. G. Bonnets	19
Single openings	19
Wall coping:	
Camel back	14
Double slant	14
New style	14
Single slant	15
Wall coping fittings:	
Angles	14 and 15
Closed ends or starters	14 and 15
Corners	14 and 15
Tees	14 and 15

TABLE 1—SEWER PIPE: NO. 1 SINGLE STRENGTH

Inside diameter (inches)	Per foot	Discount number
3	\$0.59	1
4	.69	1
5	.75	1
6	.85	1
8	1.05	1
9	1.15	1
10	1.25	1
12	1.45	1
15	1.85	1
18	2.25	1
20	2.65	1
21	3.05	1
22	3.45	1
24	4.05	1

TABLE 2—SEWER PIPE: NO. 1 DOUBLE STRENGTH

Inside diameter (inches)	Per foot	Discount number
15	\$1.85	2
18	2.25	3
20	2.65	3
21	3.05	3
22	3.45	3
24	4.05	3

TABLE 3—SEWER PIPE: NO. 2 SINGLE STRENGTH

Inside diameter (inches)	Per foot	Discount number
3	\$0.59	4
4	.69	4
5	.75	4
6	.85	4
8	1.05	5
9	1.15	5
10	1.25	5
12	1.45	5
15	1.85	5
18	2.25	5
20	2.65	5
21	3.05	5
22	3.45	5
24	4.05	5

TABLE 4—SEWER PIPE: NO. 2 DOUBLE STRENGTH

Inside diameter (inches)	Per foot	Discount number
15	\$1.85	6
18	2.25	7
20	2.65	7
21	3.05	7
22	3.45	7
24	4.05	7

TABLE 5—SEWER PIPE FITTINGS: STANDARD AND SPECIAL; Y AND T BRANCHES; SINGLE AND DOUBLE

Size (inches)	Y's and T's		Double Y's and T's		Discount number
	2 ft.	3 ft.	2 ft.	3 ft.	
3x3	\$1.29		\$2.49		1
4x3	1.29		2.49		1
4x4	1.29		1.50		1
5x3	2.25		3.60		1
5x4	1.89		2.25		1
5x5	1.89		3.60		1
6x3	2.25		3.60		1
6x4	1.89	\$2.25	2.25	\$2.70	1
6x5	1.89	2.25	2.25	2.70	1
6x6	1.89	2.25	3.60	4.65	1
8x3	3.50	4.20	4.60	6.30	1
8x4	2.80	3.50	3.60	6.30	1
8x5	2.80	3.50	3.50	4.20	1
8x6	2.80	3.50	3.50	4.20	1
8x8	3.50	4.20	5.60	6.30	1
9x4	4.20	5.25	8.40	9.45	1
9x5	4.20	5.25	8.40	9.45	1
9x6	4.20	5.25	8.40	9.45	1
9x8	4.20	5.25	8.40	9.45	1
9x9	5.25	6.30	8.40	9.45	1
10x4	4.20	5.25	8.40	9.45	1
10x5	4.20	5.25	8.40	9.45	1
10x6	4.20	5.25	8.40	9.45	1
10x8	4.20	5.25	8.40	9.45	1
10x10	5.25	6.30	8.40	9.45	1
12x4	5.40	6.75	10.80	12.15	1
12x5	5.40	6.75	10.80	12.15	1
12x6	5.40	6.75	10.80	12.15	1
12x8	5.40	6.75	10.80	12.15	1
12x9	6.75	8.10	10.80	12.15	1
12x10	6.75	8.10	10.80	12.15	1
12x12	6.75	8.10	10.80	12.15	1
15x4	7.20	9.00	14.40	16.20	1
15x5	7.20	9.00	14.40	16.20	1
15x6	7.20	9.00	14.40	16.20	1
15x8	7.20	9.00	14.40	16.20	1
15x9	7.20	9.00	14.40	16.20	1
15x10	7.20	9.00	14.40	16.20	1
15x12	9.00	10.80	14.40	16.20	1
15x15		16.20		18.00	1
18x4	10.00	12.50	20.00	22.50	1
18x5	10.00	12.50	20.00	22.50	1
18x6	10.00	12.50	20.00	22.50	1
18x8	10.00	12.50	20.00	22.50	1
18x9	10.00	12.50	20.00	22.50	1
18x10	10.00	12.50	20.00	22.50	1
18x12	10.00	12.50	20.00	22.50	1
18x15		22.50		25.00	1
18x18		22.50		25.00	1
20x4	12.00	15.00	24.00	27.00	1
20x5	12.00	15.00	24.00	27.00	1
20x6	12.00	15.00	24.00	27.00	1
20x8	12.00	15.00	24.00	27.00	1
20x10	12.00	15.00	24.00	27.00	1
20x12	12.00	15.00	24.00	27.00	1
20x15		27.00		30.00	1
20x18		27.00		30.00	1
20x20		27.00		30.00	1
21x4	14.00	17.50	28.00	31.50	1
21x5	14.00	17.50	28.00	31.50	1
21x6	14.00	17.50	28.00	31.50	1
21x8	14.00	17.50	28.00	31.50	1
21x10	14.00	17.50	28.00	31.50	1
21x12	14.00	17.50	28.00	31.50	1
21x15		31.50		35.00	1
21x18		31.50		35.00	1
21x20		31.50		35.00	1
21x21		31.50		35.00	1
22x4	16.00	20.00	32.00	36.00	1
22x5	16.00	20.00	32.00	36.00	1
22x6	16.00	20.00	32.00	36.00	1
22x8	16.00	20.00	32.00	36.00	1
22x10	16.00	20.00	32.00	36.00	1
22x12	16.00	20.00	32.00	36.00	1
22x15		36.00		40.00	1
22x18		36.00		40.00	1
22x20		36.00		40.00	1
22x21		36.00		40.00	1
24x4	18.00	22.50	36.00	40.50	1
24x5	18.00	22.50	36.00	40.50	1
24x6	18.00	22.50	36.00	40.50	1
24x8	18.00	22.50	36.00	40.50	1
24x10	18.00	22.50	36.00	40.50	1
24x12	18.00	22.50	36.00	40.50	1
24x15		40.50		45.00	1
24x18		40.50		45.00	1
24x20		40.50		45.00	1
24x21		40.50		45.00	1

TABLE 10—FLUE LINING: SQUARE OR RECTANGULAR

Size (inches)	Price per foot	Discount number
4 1/2 x 8 1/2	\$0.45	8
4 1/2 x 13	.60	8
7 1/2 x 7 1/2	.45	8
8 1/2 x 8 1/2	.60	8
8 1/2 x 13	.90	8
8 1/2 x 18	1.35	8
13 x 13	1.75	8
13 x 18	2.25	8
18 x 18	2.25	10
20 x 20	3.75	10
20 x 24	3.75	10
24 x 24	4.25	10

TABLE 11—FLUE LINING: ROUND

Inside measure (inches)	Price, per foot	Discount number
6	\$0.45	11
7	.70	11
8	1.05	11
10	1.35	11
12	1.80	11
15	2.60	11
18	3.00	11
20	3.60	11
21	4.00	11
22	4.60	11
24	6.00	12
27	7.20	12
30	8.40	12
33	9.60	12
36	10.20	13

TABLE 12—SEWER PIPE FITTINGS: HALF TRAPS

Size (inches)	Each	Discount number
4	\$2.40	0
6	3.60	1
8	5.60	1
10	10.50	1
12	20.25	1

TABLE 13—SEWER PIPE FITTINGS: CATCH BASIN TRAPS

Size (inches)	Each	Discount number
6 x 4	\$2.25	1

TABLE 14—WALL COPING AND FITTINGS: DOUBLE SLANT, CAMEL BACK AND NEW STYLE

Size (inches)	Sizes (feet)		Discount number
	0	13	
Straight coping, per foot	\$0.40	\$0.60	8
Corners, each	1.20	3.60	8
Closed ends or starts, each	1.20	3.60	8
Angles, each	2.00	6.00	8
Tees, each	3.20	9.60	8

TABLE 15—WALL COPING AND FITTINGS: SINGLE SLANT COPING

Size (inches)	Sizes		Discount number
	9"	13"	
Straight coping, per foot	\$0.80	\$1.20	8
Corners, each	2.40	3.60	8
Closed ends or starts, each	2.40	3.60	8
Angles, each	4.00	6.00	8
Tees, each	6.40	9.60	8

TABLE 6—SEWER PIPE FITTINGS: VEE BRANCHES, CURVES AND ELBOWS, SLANTS, INCREASERS AND DECREASERS, SADDLES, STOPPERS, AND STRAINERS

Inside diameter (inches)	Ve e branches	Curves	Elbows	Slants, 2-foot or less	Increasers and reducers	Saddles	Stoppers	Strainers	Discount number
3	Each \$3.00	Each \$1.20	Each \$1.20	Each \$1.80	Each \$1.20	Each \$1.20	Each \$0.15	Each \$0.30	1
4	3.00	1.20	1.20	1.80	1.20	1.20	.15	.30	1
6	4.50	1.80	1.80	2.70	1.80	1.80	.22 1/2	.45	1
8	7.00	2.80	2.80	4.20	2.80	2.80	.35	.70	1
10	10.50	4.20	4.20	6.30	4.20	4.20	.52 1/2	1.05	1
12	13.50	5.40	5.40	8.10	5.40	5.40	.67 1/2	1.35	1
14	18.00	7.20	7.20	10.80	7.20	7.20	.90	1.80	1
16	25.00	10.00	10.00	15.00	10.00	10.00	1.20	2.40	1
18	30.00	12.00	12.00	18.00	12.00	12.00	1.50	3.00	1
20	35.00	14.00	14.00	21.00	14.00	14.00	1.80	3.60	1
22	40.00	16.00	16.00	24.00	16.00	16.00	2.10	4.20	1
24	45.00	18.00	18.00	27.00	18.00	18.00	2.40	4.80	1

NOTE.—Curves and elbows in sizes 10" and 12", when furnished Moulded, take five times the price of one foot of pipe of same size.

NOTE.—Curves and elbows 3" to 8", inclusive, when furnished in 24" lengths, take six times the price of one foot of pipe of same size.

TABLE 7—SEWER PIPE FITTINGS: P AND R TRAPS

Size (inches)	Each	Discount number
3	\$2.40	2
4	3.60	2
6	5.60	2
8	10.50	2
10	15.75	2
12	27.00	2

TABLE 8—SEWER PIPE FITTINGS: H. H. TRAPS

Size (inches)	Each	Discount number
3 x 3	\$2.40	2
4 x 4	3.60	2
5 x 5	4.80	2
6 x 6	6.00	2
8 x 8	9.60	2
10 x 10	14.40	2
12 x 12	21.60	2
14 x 14	30.24	2
16 x 16	38.40	2
18 x 18	46.08	2
20 x 20	54.72	2
22 x 22	63.36	2
24 x 24	72.00	2
26 x 26	80.64	2
28 x 28	89.28	2
30 x 30	97.92	2
32 x 32	106.56	2
34 x 34	115.20	2
36 x 36	123.84	2
38 x 38	132.48	2
40 x 40	141.12	2
42 x 42	149.76	2
44 x 44	158.40	2
46 x 46	167.04	2
48 x 48	175.68	2
50 x 50	184.32	2
52 x 52	192.96	2
54 x 54	201.60	2
56 x 56	210.24	2
58 x 58	218.88	2
60 x 60	227.52	2
62 x 62	236.16	2
64 x 64	244.80	2
66 x 66	253.44	2
68 x 68	262.08	2
70 x 70	270.72	2
72 x 72	279.36	2
74 x 74	288.00	2
76 x 76	296.64	2
78 x 78	305.28	2
80 x 80	313.92	2
82 x 82	322.56	2
84 x 84	331.20	2
86 x 86	339.84	2
88 x 88	348.48	2
90 x 90	357.12	2
92 x 92	365.76	2
94 x 94	374.40	2
96 x 96	383.04	2
98 x 98	391.68	2
100 x 100	400.32	2
102 x 102	408.96	2
104 x 104	417.60	2
106 x 106	426.24	2
108 x 108	434.88	2
110 x 110	443.52	2
112 x 112	452.16	2
114 x 114	460.80	2
116 x 116	469.44	2
118 x 118	478.08	2
120 x 120	486.72	2
122 x 122	495.36	2
124 x 124	504.00	2
126 x 126	512.64	2
128 x 128	521.28	2
130 x 130	529.92	2
132 x 132	538.56	2
134 x 134	547.20	2
136 x 136	555.84	2
138 x 138	564.48	2
140 x 140	573.12	2
142 x 142	581.76	2
144 x 144	590.40	2
146 x 146	599.04	2
148 x 148	607.68	2
150 x 150	616.32	2
152 x 152	624.96	2
154 x 154	633.60	2
156 x 156	642.24	2
158 x 158	650.88	2
160 x 160	659.52	2
162 x 162	668.16	2
164 x 164	676.80	2
166 x 166	685.44	2
168 x 168	694.08	2
170 x 170	702.72	2
172 x 172	711.36	2
174 x 174	720.00	2
176 x 176	728.64	2
178 x 178	737.28	2
180 x 180	745.92	2
182 x 182	754.56	2
184 x 184	763.20	2
186 x 186	771.84	2
188 x 188	780.48	2
190 x 190	789.12	2
192 x 192	797.76	2
194 x 194	806.40	2
196 x 196	815.04	2
198 x 198	823.68	2
200 x 200	832.32	2
202 x 202	840.96	2
204 x 204	849.60	2
206 x 206	858.24	2
208 x 208	866.88	2
210 x 210	875.52	2
212 x 212	884.16	2
214 x 214	892.80	2
216 x 216	901.44	2
218 x 218	910.08	2
220 x 220	918.72	2
222 x 222	927.36	2
224 x 224	936.00	2
226 x 226	944.64	2
228 x 228	953.28	2
230 x 230	961.92	2
232 x 232	970.56	2
234 x 234	979.20	2
236 x 236	987.84	2
238 x 238	996.48	2
240 x 240	1005.12	2
242 x 242	1013.76	2
244 x 244	1022.40	2
246 x 246	1031.04	2
248 x 248	1039.68	2
250 x 250	1048.32	2
252 x 252	1056.96	2
254 x 254	1065.60	2
256 x 256	1074.24	2
258 x 258	1082.88	2
260 x 260	1091.52	2
262 x 262	1100.16	2
264 x 264	1108.80	2
266 x 266	1117.44	2
268 x 268	1126.08	2
270 x 270	1134.72	2
272 x 272	1143.36	2
274 x 274	1152.00	2
276 x 276	1160.64	2
278 x 278	1169.28	2
280 x 280	1177.92	2
282 x 282	1186.56	2
284 x 284	1195.20	2
286 x 286	1203.84	2
288 x 288	1212.48	2
290 x 290	1221.12	2
292 x 292	1229.76	2
294 x 294	1238.40	2
296 x 296	1247.04	2
298 x 298	1255.68	2
300 x 300	1264.32	2
302 x 302	1272.96	2
304 x 304	1281.60	2
306 x 306	1290.24	2
308 x 308	1298.88	2
310 x 310	1307.52	2
312 x 312	1316.16	2
314 x 314	1324.80	2
316 x 316	1333.44	2
318 x 318	1342.08	2
320 x 320	1350.72	2
322 x 322	1359.36	2
324 x 324	1368.00	2
326 x 326	1376.64	2
328 x 328	1385.28	2
330 x 330	1393.92	2
332 x 332	1402.56	2
334 x 334	1411.20	2
336 x 336	1419.84	2
338 x 338	1428.48	2
340 x 340	1437.12	2
342 x 342	1445.76	2
344 x 344	1454.40	2
346 x 346	1463.04	2
348 x 348	1471.68	2
350 x 350	1480.32	2
352 x 352	1488.96	2
354 x 354	1497.60	2
356 x 356	1506.24	2
358 x 358	1514.88	2
360 x 360	1523.52	2
362 x 362	1532.16	2
364 x 364	1540.80	2
366 x 366	1549.44	2
368 x 368	1558.08	2
370 x 370	1566.72	2
372 x 372	1575.36	2
374 x 374	1584.00	2
376 x 376	1592.64	2
378 x 378	1601.28	2
380 x 380	1610.92	2
382 x 382	1619.56	2
384 x 384	1628.20	2
386 x 386	1636.84	2
388 x 388	1645.48	2
390 x 390	1654.12	2
392 x 392	1662.76	2
394 x 394	1671.40	2
396 x 396	1680.04	2
398 x 398	1688.68	2
400 x 400	1697.32	2
402 x 402	1705.96	2
404 x 404	1714.60	2
406 x 406	1723.24	2
408 x 408	1731.88	2
410 x 410	1740.52	2
412 x 412	1749.16	2
414 x 414	1757.80	2
416 x 416	1766.44	2
418 x 418	1775.08	2
420 x 420	1783.72	2
422 x 422	1792.36	2
424 x 424	1801.00	2
426 x 426	1809.64	2
428 x 428	1818.28	2
430 x 430	1826.92	2
432 x 432	1835.56	2
434 x 434	1844.20	2
436 x 436	1852.84	2
438 x 438	1861.48	2
440 x 440	1870.12	2
442 x 442	1878.76	2
444 x 444	1887.40	2
446 x 446	1896.04	2
448 x 448	1904.68	2
450 x 450	1913.32	2
452 x 452	1921.96	2
454 x 454	1930.60	2
456 x 456	1939.24	2
458 x 458	1947.88	2
460 x 460	1956.52	2
462 x 462	1965.16	2
464 x 464	1973.80	2
466 x 466	1982.44	2
468 x 468	1991.08	2
470 x 470	1999.72	2
472 x 472	2008.36	2
474 x 474	2017.00	2
476 x 476	2025.64	2
478 x 478	2034.28	2
480 x 480	2042.92	2
482 x 482	2051.56	2
484 x 484	2060.20	2
486 x 486	2068.84	2
488 x 488	2077.48	2
490 x 490	2086.12	2
492 x 492	2094.76	2
494 x 494	2103.40	2
496 x 496	2112.04	2
498 x 498	2120.68	2
500 x 500	2129.32	2
502 x 502	2137.96	2
504 x 504	2146.60	2
506 x 506	2155.24	2
508 x 508	2163.88	2
510 x 510	2172.52	2
512 x 512	2181.16	2
514 x 514	2189.80	2
516 x 516	2198.44	2
518 x 518	2207.08	2
520 x 520	2215.72	2
522 x 522	2224.36	2
524 x 524	2233.00	2
526 x 526	2241.64	2
528 x 528	2250.28	2
530 x 530	2258.92	2
532 x 532	2267.56	2
534 x 534	2276.20	2
536 x 536	2284.84	2
538 x 538	2293.48	2
540 x 540	2302.12	2
542 x 542	2310.76	2
544 x 544	2319.40	2
546 x 546	2328.04	2
548 x 548	2336.68	2
550 x 550	2345.32	2
552 x 552	2353.96	2
554 x 554	2362.60	2
556 x 556	2371.24	2
558 x 558	2379.88	2
560 x 560	2388.52	2
562 x 562	2397.16	2
564 x 564	2405.80	2
566 x 566	2414.44	2
568 x 568	2423.08	2
570 x 570	2431.72	2
572 x 572	2440.36	2
574 x 574	2449.00	2
576 x 576	2457.64	2
578 x 578	2466.28	2
580 x 580	2474.92	2
582 x 582	2483.56	2
584 x 584	2492.20	2
586 x 586	2500.84	2
588 x 588	2509.48	2
590 x 590	2518.12	2
592 x 592	2526.76	2
594 x 594	2535.40	2
596 x 596	2544.04	2
598 x 598	2552.68	2
600 x 600	2561.32	2
602 x 602	2569.96	2
604 x 604	2578.60	2
606 x 606	2587.24	2
608 x 608	2595.88	2
610 x 610	2604.52	2
612 x 612	2613.16	2
614 x 614	2621.80	2
616 x 616	2630.44	2
618 x 618	2639.08	2
620 x 620	2647.72	2
622 x 622	2656.36	2
624 x 624	2665.00	2
626 x 626	2673.64	2
628 x 628	2682.28	2
630 x 630	2690.92	2
632 x 632	2699.56	2
634 x 634	2708.20	2
636 x 636	2716.84	2
638 x 638	2725.48	2
640 x 640	2734.12	2
642 x 642	2742.76	2
644 x 644	2751.40	2
646 x 646	2760.04	2
648 x 648	2768.68	2
650 x 650	2777.32	2
652 x 652	2785.96	2
654 x 654	2794.60	2
656 x 656	2803.24	2
658 x 658	2811.88	2
660 x 660	2820.52	2
662 x 662	2829.16	2
664 x 664	2837.80	2
666 x 666	2846.44	2
668 x 668	2855.08	2
670 x 670	2863.72	2
672 x 672	2872.36	2
674 x 674	2881.00	2
676 x 676	2889.64	2
678 x 678	2898.28	2
680 x 680	2906.92	2
682 x 682	2915.56	2
684 x 684	2924.20	2
686 x 686	2932.84	2
688 x 688	2941.48	2
690 x 690	2950.12	2
692 x 692	2958.76	2
694 x 694	2967.40	2
696 x 696	2976.04	2
698 x 698	2984.68	2
700 x 700	2993.32	2
702 x 702	3001.96	2
704 x 704	3010.60	2
706 x 706	3019.24	2
708 x 708	3027.88	2
710 x 710	3036.52	2
712 x 712	3045.16	2
714 x 714	3053.80	2
716 x 716	3062.44	2
718 x 718	3071.08	2
720		

TABLE 10—STOVE PIPE AND FITTINGS

Inside diameter (inches)	Stove pipe	Single openings	Double openings	Bottoms 2 feet long	Drop bottoms	Mandatory tops, kegs, bonnets, and bird-cage wind-guards	Anchor bonnets and chimneys bases	Discount number
5	Per foot \$0.45	Each 1 \$1.80	Each 1 \$2.25	Each \$1.80	Each \$2.70	Each \$2.70	Each \$2.25	8
6	45	1.80	2.25	1.80	2.70	2.70	2.25	8
7	70	2.80	3.60	2.80	4.20	4.20	3.60	8
8	70	2.80	3.60	2.80	4.20	4.20	3.60	8
9	1.05	4.20	5.40	4.20	6.30	6.30	5.40	8
10	1.35	5.40	6.75	5.40	8.10	8.10	6.75	8
12	1.80	7.20	9.00	7.20	10.80	10.80	9.00	8
14	2.25	9.00	11.25	9.00	13.50	13.50	11.25	8
16	2.70	10.80	13.50	10.80	16.20	16.20	13.50	8
18	3.15	12.60	15.75	12.60	18.90	18.90	15.75	8
20	3.60	14.40	18.00	14.40	21.60	21.60	18.00	8
22	4.05	16.20	20.25	16.20	24.30	24.30	20.25	8

¹ Single or double openings supplied with or without closed end: Single or double openings, with closed end, take 20% additional to list price.

Sec. 7.3 Percentage discounts. The percentage discounts set forth in the table below are so arranged that the applicable percentage discount for any item for delivery in any geographical zone in the East Central Area can be determined by the following procedure: Select the discount number shown on the list price tables for the desired item. An identical number appears in the left-hand column of the table below. After determining the proper geographical zone within which the destination point falls, the applicable percentage discount will be found at the junction of the vertical geographical zone column and the horizontal line at which the predetermined discount number appears.

Discount No.	Illinois zones 1, 2, and 5	Wisconsin zones 1, 2, and 5	Michigan zones 1, 2, and 5	Indiana	Kentucky
1	61	57	57	61	61
2	62	58	58	62	62
3	63	59	59	63	63
4	64	60	60	64	64
5	65	61	61	65	65
6	66	62	62	66	66
7	67	63	63	67	67
8	68	64	64	68	68
9	69	65	65	69	69
10	70	66	66	70	70
11	71	67	67	71	71
12	72	68	68	72	72
13	73	69	69	73	73

[Above table amended by Am. 5, 9 F.R. 9889, effective 8-17-44; and Am. 12, 10 F.R. 9890, effective 7-21-45]

Sec. 7.4 Maximum prices. (a) Maximum prices for sewer pipe products delivered at purchaser's destination shall be determined by applying to the list prices in tables 1 to 19, inclusive, the discounts as determined in section 7.3 hereof in accordance with the following rules: (1) The maximum f. o. b. factory prices for straight or mixed carload shipments of sewer pipe products delivered by rail, full freight allowed, to points located on standard gauge railroads within any geographical zone in the East Central area, shall be determined by applying the appropriate discounts to the list prices contained in section 7.2.

(2) The maximum prices for full truck load quantities of sewer pipe products delivered by motor carrier, full freight allowed, to a point within any geographical zone shall be determined by applying a discount two points shorter to the list prices contained in section 7.2 than the discount which would have been applicable had the shipment been a carload shipment by rail.

(b) The maximum f. o. b. factory prices per lineal foot for Nos. 1 and 2, single or double strength, sewer pipe 27"-36" inclusive, delivered by rail, full freight allowed, in straight or mixed carload quantities to a point designated by the purchaser within any geographical zone set forth below are as follows:

Large sewer pipe (inside diameter, inches)	Illinois zones 1, 2, and 5	Wisconsin zones 1, 2, and 5	Upper peninsula of Michigan	Indiana	Kentucky
27 1/4 per foot	Single strength \$3.02	Single strength \$3.13	Single strength \$3.13	Single strength \$3.36	Double strength \$3.36
30 1/4 per foot	Double strength 3.34	Double strength 3.60	Double strength 3.60	Double strength 3.72	Double strength 3.72
33 1/4 per foot	Single strength 3.50	Single strength 3.60	Single strength 3.60	Single strength 3.88	Double strength 3.88
36 1/4 per foot	Double strength 3.80	Double strength 3.60	Double strength 3.60	Double strength 4.04	Double strength 4.04
39 1/4 per foot	Single strength 3.96	Single strength 3.60	Single strength 3.60	Single strength 4.20	Double strength 4.20
42 1/4 per foot	Double strength 4.26	Double strength 3.60	Double strength 3.60	Double strength 4.36	Double strength 4.36
45 1/4 per foot	Single strength 4.42	Single strength 3.60	Single strength 3.60	Single strength 4.52	Double strength 4.52
48 1/4 per foot	Double strength 4.72	Double strength 3.60	Double strength 3.60	Double strength 4.68	Double strength 4.68
51 1/4 per foot	Single strength 4.88	Single strength 3.60	Single strength 3.60	Single strength 4.84	Double strength 4.84
54 1/4 per foot	Double strength 5.18	Double strength 3.60	Double strength 3.60	Double strength 5.00	Double strength 5.00
57 1/4 per foot	Single strength 5.34	Single strength 3.60	Single strength 3.60	Single strength 5.16	Double strength 5.16
60 1/4 per foot	Double strength 5.64	Double strength 3.60	Double strength 3.60	Double strength 5.32	Double strength 5.32

[Above table amended by Am. 5, 9 F.R. 9889, effective 8-17-44]

(c) The maximum prices per lineal foot for Nos. 1 and 2, single or double strength sewer pipe 27"-36" inclusive, delivered by motor carrier to points designated by the purchaser within any geographical zone set forth below are as follows:

Large sewer pipe (inside diameter, inches)	Illinois zones 1, 2, and 5	Wisconsin zones 1, 2, and 5	Upper peninsula of Michigan	Indiana	Kentucky
27 1/4 per foot	Single strength \$3.18	Single strength \$3.40	Single strength \$3.40	Single strength \$3.67	Double strength \$3.67
30 1/4 per foot	Double strength 3.60	Double strength 3.67	Double strength 3.67	Double strength 3.83	Double strength 3.83
33 1/4 per foot	Single strength 3.76	Single strength 3.67	Single strength 3.67	Single strength 4.01	Double strength 4.01
36 1/4 per foot	Double strength 4.06	Double strength 3.67	Double strength 3.67	Double strength 4.17	Double strength 4.17
39 1/4 per foot	Single strength 4.22	Single strength 3.67	Single strength 3.67	Single strength 4.33	Double strength 4.33
42 1/4 per foot	Double strength 4.52	Double strength 3.67	Double strength 3.67	Double strength 4.49	Double strength 4.49
45 1/4 per foot	Single strength 4.68	Single strength 3.67	Single strength 3.67	Single strength 4.65	Double strength 4.65
48 1/4 per foot	Double strength 4.98	Double strength 3.67	Double strength 3.67	Double strength 4.81	Double strength 4.81
51 1/4 per foot	Single strength 5.14	Single strength 3.67	Single strength 3.67	Single strength 4.97	Double strength 4.97
54 1/4 per foot	Double strength 5.44	Double strength 3.67	Double strength 3.67	Double strength 5.13	Double strength 5.13

[Above table amended by Am. 5, 9 F.R. 9889, effective 8-17-44]

(d) Any person purchasing sewer pipe products for resale in the same form may add to his maximum prices established on or prior to August 17, 1944, an amount not exceeding the actual dollars-and-cents increased cost to him resulting from the increase in maximum prices permitted manufacturers of sewer pipe products under section 7.3 and paragraphs (b) and (c) of section 7.4, as amended.

[Paragraph (d) added by Am. 5, 9 F.R. 9889, effective 8-17-44]

ARTICLE VII—MAXIMUM PRICES FOR SEWER PIPE PRODUCTS WHEN DELIVERED TO THE PURCHASER IS WITHIN THE WEST CENTRAL AREA

Sec. 8.1 Application. The provisions of this article shall apply to sales of sewer pipe products when delivery to the purchaser is within the West Central Area which is hereby defined as the entire states of Arkansas, Kansas, Nebraska,

Oklahoma, Missouri, Iowa, North Dakota, South Dakota, and Minnesota; and Zones 3 and 4 in Wisconsin and Zones 3 and 4 in Illinois.

Zones 3 and 4 in the state of Illinois are described as follows:

Illinois, Zone No. 3: West of the Third Principal Meridian, and south of a line following the Chicago, Illinois and Western Railroad between Decatur and Springfield and the Baltimore and Ohio Railroad, Springfield to Beardstown; thence directly west to the town of Mount Sterling, then following the lines of the Wabash Railroad and the Chicago, Burlington, and Quincy Railroad to Quincy.

Illinois, Zone No. 4: West of the Third Principal Meridian, from point intersecting with the Chicago, Illinois and Western Railroad west of Decatur, north to a point intersecting with the Illinois Central Railroad near Mendota, following the Illinois Central Railroad through Dixon and Freeport to the Wisconsin State Line, and on north of a line following the Chicago, Illinois and Western Railroad from the Third Principal Meridian to Springfield, thence along the Baltimore and Ohio Railroad and Springfield to Beardstown, thence directly west to Mount Sterling, then following the lines of the Wabash Rail-

road and the Chicago, Burlington and Quincy Railroad from Mount Sterling to Quincy.

Wisconsin Zones 3 and 4 are described as follows:

Wisconsin, Zone No. 3: West of a line drawn north and south along the eastern boundaries of the counties of Lafayette, Iowa, Richland, Vernon, Monroe, Jackson, Clark and Taylor and south of a line drawn east and west along the northern boundary of Taylor, Chippewa, Dunn and St. Croix counties.

Wisconsin, Zone No. 4: West of a line drawn north and south along the eastern boundaries of Price and Ashland Counties, and north of a line drawn east and west along the northern boundary of Taylor, Chippewa, Dunn, and St. Croix Counties, excluding the city of Superior.

The State of Iowa is divided into two zones, described as follows:

Iowa, Zone No. 1: Towns on West Bank of Mississippi River, as follows:

Bellevue	Lansing
Bettendorf	Marquette
Burlington	Montpelier
Clinton	Montrose
Camanche	McGregor
Davenport	Muscatine
Dubuque	New Albin
Fort Madison	Princeton
Gallard	Sabula
Guttenburg	Sandusky
Keokuk	West Burlington
LeClaire	

Iowa, Zone No. 2: The entire State of Iowa except Zone No. 1.

The State of South Dakota is divided into two zones, described as follows:

South Dakota, Zone No. 1: The southeast corner of the state lying on and east of the Chicago, Milwaukee, St. Paul and Pacific Railroad beginning at the South Dakota-Minnesota line in Moody County west to Flandreau, south through Sioux Falls, Canton and Elk Point, South Dakota.

South Dakota, Zone No. 2: The entire state with the exception of the Southeast corner, lying on and east of the Chicago, Milwaukee, St. Paul and Pacific Railroad. Beginning at the South Dakota-Minnesota line in Moody County, west to Flandreau, south through Sioux Falls, Canton and Elk Point, South Dakota.

The State of Minnesota is divided into four zones, described as follows, with the exception of the city of Duluth, which is included with the city of Superior, Wisconsin, as a separate zone which is defined herein as Zone No. 5.

Minnesota Zone No. 1: All territory within the following boundaries: Commencing at intersection of the Iowa and Wisconsin State Boundary; thence north along the Wisconsin-Minnesota State line to the town of Hastings, Minnesota; thence due West to town of Shakopee; thence southwest along the western boundaries of Scott and LeSueur Counties to town of Mankato; thence southwest to town of Lake Crystal, and directly south along the western limits of the towns of Lake Crystal, Amboy, Winnebago, and Blue Earth to the Iowa-Minnesota State line; thence east along the Iowa-Minnesota State line to the place of starting.

Minnesota Zone No. 2: All territory within the following limits: Starting at western boundary of town of Mankato; thence west to the South Dakota State line, including the towns of New Ulm, Sleepy Eye, Springfield, Lamberton, Tracy, and Balaton; thence south along the Minnesota-South Dakota State line to the Iowa State line; thence east along the Iowa-Minnesota State line to a point

south of the town of Blue Earth; thence north along the western boundaries of the towns of Blue Earth, Winnebago, Amboy, and Lake Crystal to the place of starting at Mankato.

Minnesota Zone No. 3: All that part of the state except the city of Duluth and Zones 1, 2, and 4.

Minnesota Zone No. 4: Minneapolis and St. Paul, and suburbs, viz: White Bear, Columbia Heights, Robbinsdale, Hopkins, Excelsior, Wayzata, St. Louis Park, West St. Paul, South St. Paul, and North St. Paul, Mound and Richfield.

Minnesota Zone No. 5: The cities of Duluth, Minnesota, and Superior, Wisconsin, shall be a zone unto themselves.

SEC. 8.2 List prices. List prices of sewer pipe products when delivered to the purchaser in the West Central Area shall be as shown in the following tables numbered 1 to 16, inclusive. Each item shown in the tables of list prices carries a discount number which is shown opposite such item in the right-hand column or columns of each table.

[Above paragraph amended by Am. 8, 9 F.R. 13584, effective 11-16-44]

ARRANGEMENT OF TABLES FOR SEWER PIPE PRODUCTS

Description of products:	Table No.
Cistern tops.....	9
Flue Lining:	
Rectangular.....	11
Round.....	12
Flue rings and thimbles.....	14
Sewer Pipe:	
ASTM #1 and #2.....	1
Single strength #1 and #2.....	2
Channel or split pipe.....	8
Perforated.....	8
Sewer Pipe Fittings:	
Curves.....	4
Elbows.....	4
Increasers.....	4
Reducers.....	4
Saddles.....	4
Reducers.....	4
Slants.....	4
Stoppers.....	4
Strainers.....	4
T's single; & double, Standard & special.....	3
Traps:	
H. H.....	7
P & R.....	6
Vent.....	7
Y Branches; single and double, standard and special.....	3
Slop hoppers and closet hoppers.....	5
Stove pipe.....	13
Stove pipe fittings:	
Anchor tops.....	13
Chime bottoms.....	13
Double openings.....	13
Drop bottoms.....	13
Single openings.....	13

TABLE 4—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS

[Curves and elbows, saddles and slants, increasers and reducers, stoppers and strainers]

Inside diameter (inches)	Curves 1/8 (each)	Elbows and 1/4 curves (each)	Saddles and slants (each)	Increasers and reducers (each)	Stoppers (each)	Strainers (each)	Discount number
4.....	\$1.00	\$1.00	\$0.50	\$0.06	\$0.09	1
6.....	1.40	1.40	.70	\$1.40	.03	.12	1
8.....	2.00	2.00	1.00	2.00	.25	.40	1
10.....	2.80	2.80	1.40	2.80	.35	.60	1
12.....	3.60	3.60	1.80	3.60	.45	.80	1
18.....	6.00	12.00	3.00	6.00	.75	1
24.....	8.40	16.80	4.20	8.40	1.05	1
.....	11.20	22.40	5.60	11.20	1.40	1
.....	14.40	28.80	7.20	14.40	1.80	1

Description of products:	Table No.
Wall Coping: Double slant.....	10
Wall Coping fittings:	
Angles.....	10
Closed ends or starters.....	10
Corners.....	10
Tees.....	10

TABLE 1—SEWER PIPE: ASTM SPECIFICATION 1 AND 2

Inside diameter (inches)	Per foot	Discount No.	
		No. 1 pipe	No. 2 pipe
4.....	\$0.25	1	3
6.....	.35	1	3
8.....	.50	1	3
10.....	.70	1	3
12.....	.90	1	3
15.....	1.50	1	3
18.....	2.10	1	3
21.....	2.80	1	3
24.....	3.60	1	3

TABLE 2—SEWER PIPE: SINGLE STRENGTH NO. 1 AND NO. 2

Inside diameter (inches)	Per foot	Discount No.	
		No. 1 pipe	No. 2 pipe
15.....	\$1.50	2	4
18.....	2.10	2	4
21.....	2.80	2	4
24.....	3.60	2	4

TABLE 3—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS Y AND T BRANCHES 1—2 FOOT, 2 1/2 FOOT AND 3 FOOT LENGTHS

Inside diameter (inches)		Lengths each			Discount No.
		2 ft.	2 1/2 ft.	3 ft.	
4.....		\$1.00	1
6.....		1.40	1
8.....		\$2.25	\$2.50	1
10.....		3.15	3.60	1
12.....		4.05	4.50	1
15.....	With inlet 12" and smaller.	6.75	7.50	1
18.....	With inlet 12" and smaller.	9.45	10.50	1
21.....	With inlet 12" and smaller.	12.60	14.00	1
24.....	With inlet 12" and smaller.	16.20	18.00	1

1 T's and Y's, with inlets 15" and larger; 2 1/2 ft. long, each at price of 6 3/4 ft. of pipe of same diameter; 3 ft. long, each at price of 7 1/2 ft. of pipe of same diameter.
Double T's and Y's, with inlets 12" and smaller, 2 ft. long, each at price of 6 ft. of pipe of same diameter; 2 1/2 ft. long, each at price of 6 1/2 ft. of pipe of same diameter; 3 ft. long, each at price of 7 ft. of pipe of same diameter.
Double T's and Y's, with inlets 15" and larger, 2 1/2 ft. long, 10 times price of one ft. of pipe of same diameter 3 ft. long, 10 1/2 times 1 ft. of pipe of the same diameter

TABLE 5—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS: SLOP HOPPERS; CLOSET HOPPERS

Spigot, inside diameter (inches)	Slop & closet hoppers (each)	Discount No.
4 x 12 6 x 12	\$3.00 \$3.00	1 1

TABLE 6—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS: P AND R TRAYS

Inside diameter (inches)	P and R trays (each)	Discount number
4	\$2.50	1
6	3.00	1
8	3.50	1
10	4.00	1

TABLE 7—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS: H, H, AND VENT TRAYS

Inside diameter (inches)	H, H, and vent trays (each)	Discount number
4 x 4	\$2.50	1
6 x 6	3.00	1
8 x 8	3.50	1
10 x 10	4.00	1
12 x 12	4.50	1

TABLE 8—SEWER PIPE FITTINGS: DOUBLE ELBOW AND NEW STYLE

Width (inches)	Straight copings (per foot)	Corners (each)	Angles (each)	Chisel ends (each)	Tees (each)	Discount number	New style
4	\$0.25	\$1.00	\$1.00	\$1.00	\$1.25	6	6
6	.35	1.40	1.40	1.40	1.75	6	6
8	.50	2.00	2.00	2.00	2.50	6	6

TABLE 9—SEWER PIPE FITTINGS: ROUND

Outside dimensions (inches)	Per foot	Discount
4 1/2 x 8 1/2	\$0.20	7
6 1/2 x 10 1/2	.40	7
8 1/2 x 12 1/2	.60	7
10 1/2 x 14 1/2	.80	7
12 1/2 x 16 1/2	1.00	7
14 1/2 x 18 1/2	1.20	7
16 1/2 x 20 1/2	1.40	7
18 1/2 x 22 1/2	1.60	7

TABLE 10—SEWER PIPE FITTINGS: TERN TOPS

Inside diameter (inches)	Length (feet)	Classen tops (each)	Discount number
4	1 1/2 and 2	\$1.80	1
6	1 1/2 and 2	3.00	1
8	1 1/2 and 2	4.20	1
10	1 1/2 and 2	5.40	1
12	1 1/2 and 2	6.60	1
14	1 1/2 and 2	7.80	1

TABLE 11—SEWER PIPE FITTINGS: CHANNEL, SPLIT, OR CONDUIT PIPE; PERFORATED PIPE

Inside diameter (inches)	Channel, split or conduit pipe 1/2 circle (feet)	Perforated pipe (feet)	Discount number
4	\$0.10	\$0.50	1
6	.22	.60	1
8	.34	.75	1
10	.46	1.00	1
12	.58	1.25	1
14	.70	1.50	1
16	.82	1.75	1
18	.94	2.00	1
20	1.06	2.25	1
22	1.18	2.50	1
24	1.30	2.75	1

TABLE 12—SEWER PIPE FITTINGS: DOUBLE ELBOW AND NEW STYLE

Inside diameter (inches)	Length (feet)	Classen tops (each)	Discount number
4	1 1/2 and 2	\$1.80	1
6	1 1/2 and 2	3.00	1
8	1 1/2 and 2	4.20	1
10	1 1/2 and 2	5.40	1
12	1 1/2 and 2	6.60	1
14	1 1/2 and 2	7.80	1

TABLE 13—CHIMNEY PIPE FITTINGS

Inside diameter (inches)	Socket pipe (per foot)	Drop bottom (each)	Anchor top (each)	Chime bottom (each)	Single opening (each)	Double opening (each)	Discount number
6	\$0.25	\$2.50	\$2.50	\$1.40	\$1.40	\$2.50	1
8	.50	4.00	4.00	2.00	2.00	4.00	1

TABLE 14—STOVE PIPE THIMBLES AND FLUE RINGS

Inside diameter (inches)	Flue rings and thimbles (each)	Lengths (inches)	Discount number
6	\$0.35	4 1/2-6-12	1
8	.50	4 1/2-6-12	1
10	.70	4 1/2-6-12	1
12	.90	4 1/2-6-12	1

TABLE 15—SEWER PIPE FITTINGS: EXTRA STRENGTH: ASTM SPECIFICATION C200-44T

Nominal diameter (inches)	Y ₂ or T ₂ length (each)	1/4 Curves (each)	Elbows and 1/4 curves (each)	Discount number
4	\$1.20	\$1.20	\$1.20	1
6	2.10	1.80	1.80	1
8	3.00	2.40	2.40	1
10	4.20	3.40	3.40	1
12	5.40	4.20	4.20	1
14	6.60	5.00	5.00	1
16	7.80	5.80	5.80	1
18	9.00	6.60	6.60	1
20	10.20	7.40	7.40	1
22	11.40	8.20	8.20	1
24	12.60	9.00	9.00	1

T₂s and Y₂s, with inlets 12" and larger, 3 feet long, each at price of 7 1/2 feet of pipe of same diameter.
Double T₂s and Y₂s, with inlets 12" and smaller, 1 foot long, each at price of 4 feet of pipe of same diameter.
Double T₂s and Y₂s, with inlets 12" and larger, 3 feet long, each at price of 10 1/2 feet of pipe of same diameter.

14" Y₂s or T₂s, 1 foot length only.
16" Y₂s or T₂s, 1 1/2 feet length only.

[Tables 15 and 16 added by Am. S. O. P.R. 13534, effective 11-10-44]

Sec. 8.3 Percentage discounts. The percentage discounts set forth in Charts I, II, and III below are so arranged that the applicable percentage discount for any item delivered in any geographical zone listed in such Charts of the West Central Area can be determined by the following procedure:

Select the discount number shown on the List Price Tables for the desired item.

An identical number appears in the left-hand column of Charts I, II, and III hereof. After determining the proper geographical zone within which the destination point occurs the applicable percentage discount will be found at the junction of the vertical geographical column and the horizontal line at which the predetermined discount number appears.

destination on the basis of weights established in the invoice weight column of Chart V.

(d) (1) The maximum f. o. b. factory price per lineal foot for Nos. 1 and 2 sewer pipe 27"-36" inclusive, A. S. T. M. specifications, delivered by rail, full freight allowed, in straight or mixed carload quantities to a destination within any geographical zone set forth below shall be as follows:

CHART V

Large pipe A. S. T. M. specification C13-44T inside diameter (inches)	Invoice weight (per foot)	Minnesota zone No. 3	South Dakota zone No. 2	North Dakota
27" #1 per foot	245	\$3.60	\$3.60	\$3.60
27" #1 per foot	300	4.00	4.00	4.00
27" #1 per foot	355	4.50	4.50	4.50
27" #2 per foot	300	3.30	3.30	3.30
27" #2 per foot	355	3.70	3.70	3.70
36" #2 per foot	355	5.10	5.10	5.10
36" #2 per foot	395	5.85	5.85	5.85

CHART VI

Large pipe A. S. T. M. specification C13-44T inside diameter (inches)	Invoice weight (per foot)	Minnesota zones 1, 2, and 4	Duluth, Minnesota, and Superior, Wis.	Iowa zones 1 and 2	South Dakota zone 1
27" #1 per foot	245	\$3.60	\$3.60	\$2.85	\$3.60
27" #1 per foot	300	3.95	3.95	3.50	3.95
27" #1 per foot	355	4.45	4.45	4.00	4.45
27" #2 per foot	300	3.25	3.25	2.80	3.25
27" #2 per foot	355	3.60	3.60	3.15	3.60
36" #2 per foot	355	5.00	5.00	4.30	5.00
36" #2 per foot	395	5.80	5.80	5.10	5.80

1 Add freight at Red Wing, Minn., rate to the extent that such rates exceed 20 cents per cwt.

[Charts V and VI amended by Am. 4, 9 F.R. 8146, effective 7-24-44; and Am. 11, 10 F.R. 4707, effective 5-5-45]

(e) Maximum prices for sewer pipe products picked up or delivered by truck in the St. Louis Metropolitan District. (1) Maximum prices established in this section apply to sales of sewer pipe products picked up at a factory located in the St. Louis Metropolitan District or delivered to a purchaser by motor carrier within such District.

The St. Louis Metropolitan District is hereby defined as the City of St. Louis, St. Louis County, and the City of St. Charles, all in the State of Missouri, and the Area or Territory extending East from the Mississippi River between Hop Hollow and Clifton Terrace, Illinois on the Illinois Terminal Railroad to Bethalto on the New York Central Railroad,

CHART IV

Large pipe A. S. T. M. specification C13-44T inside diameter (inches)	Invoice weight (per foot)	Arkansas	Kansas	Nebraska	Oklahoma
27" #1 per foot	245	\$2.85	\$2.85	\$2.85	\$2.85
27" #1 per foot	300	3.45	3.45	3.45	3.45
27" #1 per foot	355	4.10	4.10	4.10	4.10
27" #2 per foot	300	2.80	2.80	2.80	2.80
27" #2 per foot	355	3.30	3.30	3.30	3.30
36" #2 per foot	355	4.80	4.80	4.80	4.80
36" #2 per foot	395	5.60	5.60	5.60	5.60

[Chart IV amended by Am. 11, 10 F.R. 4707, effective 5-5-45]

(c) The maximum f. o. b. factory price per lineal foot, for Nos. 1 and 2 sewer pipe, 27"-36" inclusive, A. S. T. M. specifications, delivered by rail in straight or mixed carload quantities within any geographical zone shown in Chart V shall be as set forth below plus actual freight charges computed at the minimum carload rate from Red Wing, Minnesota to

CHART II

Discount No.	Minnesota zone No. 3	South Dakota zone No. 2	North Dakota
1	44	44	44
2	50	50	50
3	55	55	55
4	55	55	55
5	28	28	28
6	22	22	22
7	33	33	33

[Chart I amended by Am. 11, 10 F.R. 4707, effective 5-5-45]

CHART III

Discount No.	Missouri	Illinois zones Nos. 3 and 4	Wisconsin zone No. 3	Wisconsin zone No. 4	Minnesota zone No. 1	Minnesota zone No. 2	Minnesota zone No. 4	Duluth and Superior	Iowa zone No. 1	Iowa zone No. 2	South Dakota zone No. 1
1	42	45	42	40	39	37	39	35	45	30	37
2	47	50	47	45	45	43	43	41	50	45	43
3	47	50	47	45	45	43	43	41	50	45	43
4	28	28	28	25	23	21	21	20	24	20	21
5	28	28	28	25	23	21	21	20	24	20	21
6	18	18	18	16	16	16	16	16	23	19	16
7	36	36	36	30	29	27	27	24	30	31	27

[Charts II and III amended by Am. 4, 9 F.R. 8146, effective 7-24-44, and Am. 11, 10 F.R. 4707, effective 5-5-45].

Sec. 8.4 Maximum prices. (a) Maximum prices for sewer pipe products delivered at purchaser's destination shall be determined by applying to the list prices in Tables I to 16, inclusive, the discounts as determined in section 8.3 hereof in accordance with the following rules.

[Above paragraph amended by Am. 8, 9 F.R. 13684, effective 11-16-44]

(1) The maximum f. o. b. factory prices, full freight allowed, for straight or mixed carload shipments of sewer pipe products delivered by rail within any geographical zone set forth in Chart I, shall be determined by applying to list prices contained in section 8.2 the discount listed for such geographical zone in Chart I, reduced by 1 percent for each 2% (or fraction thereof) of freight computed at the minimum carload rate from St. Louis, Missouri to destination.

(2) The maximum f. o. b. factory price full freight allowed, for straight or mixed carload shipments of sewer pipe products delivered by rail within any geographical zone set forth in Chart II, shall be determined by applying to list prices contained in section 8.2 the discount listed for such geographical zone in Chart II, reduced by 1 percent for each 2% (or fraction thereof) of freight computed at the minimum carload rate from St. Louis, Missouri to destination.

(3) The maximum price for straight or mixed truck load quantities of sewer pipe products delivered by motor carrier, full freight allowed, within any geographical zone set forth in Charts I, II, and III of section 8.2 shall be determined by applying a discount 4 points shorter than the discount which would have been applicable had the shipment been a carload shipment by rail.

(b) The maximum f. o. b. factory price per lineal foot, for Nos. 1 and 2 sewer pipe 27"-36" inclusive, A. S. T. M. specifications, when the product is to be shipped by rail in straight or mixed carload quantities to a point within the zones shown in Chart IV shall be as set forth below, plus actual freight charges computed at the applicable carload rate from St. Louis, Missouri to destination on the basis of weights established in the invoice weight column of Chart IV.

then in a southerly direction to Edwardsville, thence through Glen Carbon, Collinsville, O'Fallon and Belleville, Illinois, thence in a westerly direction through Branch Mine, Stookey, Imbs, Tillman, Stolle, and East Carondelet, Illinois to the Mississippi River. Whenever the line runs through a town, it is to be considered as included in the Illinois portion of the St. Louis Metropolitan Area.

Any other prices established in this article for sales delivered by motor carrier shall not apply when such sales are made for delivery within the St. Louis Metropolitan District.

(2) The maximum prices for sewer pipe products sold f. o. b. factory on a pick-up basis to a "dealer", that is, a person maintaining a stock of sewer pipe products for the purpose of resale, are the prices set forth in the "A" series tables.

(3) The maximum prices for sewer pipe products in full truck load quantities sold f. o. b. factory and/or delivered to a purchaser classified as follows: municipal sewer and paving contractor, municipality, subdivision, State and Federal Government, or contractors thereof, are the prices set forth in the "B" series tables.

(4) The maximum prices for sewer pipe products in less than full truck load quantities sold f. o. b. factory and/or delivered to a consumer, plumber, bricklayer, general building contractor, or any other person are the prices set forth in the "C" series tables.

(Subparagraphs (2), (3) and (4) amended by Am. 8, 9 F.R. 13684, effective 11-10-44)

(5) Any manufacturer not located in the St. Louis Metropolitan District selling to any person classified in paragraphs (3) and (4), above, may not exceed the maximum prices established herein for the St. Louis Metropolitan District manufacturers.

TABLE A-1—SEWER PIPE, A. S. T. M. SPECIFICATION C13-41T

Inside diameter (inches)	No. 1 straight pipe (per foot)	No. 2 straight pipe (per foot)
3" and 4" length.....	\$0.1225	\$0.1225
6" length.....	1.716	1.716
8" length.....	2.305	2.305
10" length.....	3.71	3.71
12" length.....	4.77	4.77
14" length.....	7.16	7.16
16" length.....	1.03	1.03
18" length.....	1.43	1.43
20" length.....	1.94	1.94
24" length.....	1.03	1.03

TABLE A-1 (A)—SEWER PIPE, EXTRA STRENGTH, A. S. T. M. SPECIFICATION C20-41T

Nominal diameter (inches)	No. 1 straight pipe (per foot)	No. 2 straight pipe (per foot)
4" length.....	\$0.147	\$0.147
6" length.....	2.205	2.205
8" length.....	3.18	3.18
10" length.....	4.43	4.43
12" length.....	5.50	5.50
14" length.....	6.91	6.91
16" length.....	8.10	8.10
18" length.....	1.219	1.219
20" length.....	1.723	1.723
24" length.....	2.433	2.433

TABLE A-2—SEWER PIPE FITTINGS, A. S. T. M. SPECIFICATION C13-41T

Inside diameter (inches)	1/4 curve (each)	1/2 curve (each)	3/4 curve (each)	6" saddle fittings (each)
3 and 4.....	\$0.49	\$0.49	\$0.49	\$0.837
6.....	1.63	1.63	1.63	1.63
8.....	1.434	1.434	1.434	1.434
10.....	1.63	1.63	1.63	1.63
12.....	3.18	3.18	3.18	3.18
14.....	4.43	4.43	4.43	4.43
16.....	5.50	5.50	5.50	5.50
18.....	6.91	6.91	6.91	6.91
20.....	8.10	8.10	8.10	8.10
24.....	1.219	1.219	1.219	1.219

TABLE A-2 (A)—SEWER PIPE FITTINGS, EXTRA STRENGTH, A. S. T. M. SPECIFICATION C20-41T

Nominal diameter (inches)	Curves and elbows (each)	1/4 curves (each)	1/2 curves (each)	3/4 curves (each)	Double Y's or T's 3' long (each)	12" Y's or T's 3' long (each)
4.....	\$0.459	1.63	1.63	1.63	\$2.225	\$4.3715
6.....	1.372	1.63	1.63	1.63	3.882	6.4605
8.....	2.225	1.63	1.63	1.63	4.4605	7.625
10.....	3.18	1.63	1.63	1.63	5.50	8.10
12.....	4.43	1.63	1.63	1.63	6.91	9.61
14.....	5.50	1.63	1.63	1.63	8.10	11.03
16.....	6.91	1.63	1.63	1.63	9.61	12.19
18.....	8.10	1.63	1.63	1.63	11.03	13.64
20.....	9.61	1.63	1.63	1.63	12.19	15.03
24.....	11.03	1.63	1.63	1.63	13.64	16.46

1 1/4" Y's or T's, 1 foot length only.

3" Y's or T's, 1 1/2 feet length only.

[Tables A-1 (A) and A-2 (A) added by Am. 9, 9 F.R. 13684, effective 11-10-44]

TABLE A-3—SEWER PIPE FITTINGS, A. S. T. M. SPECIFICATION C13-41T

Inside diameter (inches)	Y's or T's 2' long (each)	Y's or T's 3' long (each)	Double Y's or T's 2' long (each)
3 and 4.....	\$0.40	\$0.40	\$0.735
6.....	1.63	1.63	1.63
8.....	1.434	1.434	1.434
10.....	1.63	1.63	1.63
12.....	3.18	3.18	3.18
14.....	4.43	4.43	4.43
16.....	5.50	5.50	5.50
18.....	6.91	6.91	6.91
20.....	8.10	8.10	8.10
24.....	1.219	1.219	1.219

TABLE A-4—SEWER PIPE FITTINGS, A. S. T. M. SPECIFICATION C13-41T

Inside diameter (inches)	Double Y's or T's 3' long (each)	12" x 12" Y's or T's (each)	Traps (each)	Increases and decreases
3 and 4.....	\$1.225	\$1.225	\$1.225	\$0.49
6.....	1.716	1.716	1.716	1.63
8.....	2.305	2.305	2.305	2.305
10.....	3.71	3.71	3.71	3.71
12.....	4.77	4.77	4.77	4.77
14.....	7.16	7.16	7.16	7.16
16.....	1.03	1.03	1.03	1.03
18.....	1.43	1.43	1.43	1.43
20.....	1.94	1.94	1.94	1.94
24.....	1.03	1.03	1.03	1.03

[Table A-4 amended by Am. 14, effective 10-8-43]

TABLE A-5—SEWER PIPE FITTINGS, A. S. T. M. SPECIFICATION C13-41T

Inside diameter (inches)	Saddles and elbows (each)	Breaches (each)	Strainers (each)	Stoppers (each)
3 and 4.....	\$0.40	\$0.40	\$0.40	\$0.40
6.....	1.63	1.63	1.63	1.63
8.....	1.434	1.434	1.434	1.434
10.....	1.63	1.63	1.63	1.63
12.....	3.18	3.18	3.18	3.18
14.....	4.43	4.43	4.43	4.43
16.....	5.50	5.50	5.50	5.50
18.....	6.91	6.91	6.91	6.91
20.....	8.10	8.10	8.10	8.10
24.....	1.219	1.219	1.219	1.219

[Table A-5 amended by Am. 14, effective 10-8-43]

TABLE A-6—GUTTER PIPE, CONDUIT PIPE, AND WELL PIPE

Inside diameter (inches)	Channel split or gutter pipe (per foot)	Whole split or conduit pipe (per foot)	Well tubing and air pipe (per foot)
3" and 4" length.....	\$0.0708	\$0.1530	\$0.1226
6" length.....	1.066	2.112	1.716
8" length.....	1.434	2.864	2.305
10" length.....	1.63	3.332	2.65
12" length.....	3.18	6.332	3.71
14" length.....	4.43	8.632	4.77
16" length.....	5.50	10.932	5.83
18" length.....	6.91	13.232	6.89
20" length.....	8.10	15.532	7.95
24" length.....	1.03	1.932	1.03

TABLE A-7—LARGE SEWER PIPE, A. S. T. M. SPECIFICATION C13-41T

Inside diameter (inches)	No. 1 straight pipe (per foot)	No. 2 straight pipe (per foot)	Well tubing and air pipe (per foot)
27" and 4' length.....	\$2.40	\$1.85	\$2.40
30" and 4' length.....	3.00	2.30	3.00
33" and 4' length.....	3.60	2.85	3.60
36" and 4' length.....	4.20	3.40	4.20

TABLE A-8—LARGE SEWER PIPE FITTINGS, A. S. T. M. SPECIFICATION C13-41T

Inside diameter (inches)	Y's or T's 2' long (each)	Y's or T's 3' long (each)	Double Y's or T's 2' long (each)
27.....	\$2.00	\$2.00	\$2.00
30.....	2.30	2.30	2.30
33.....	2.85	2.85	2.85
36.....	3.40	3.40	3.40

TABLE A-9—LARGE SEWER PIPE FITTINGS, A. S. T. M. SPECIFICATION C13-41T

Inside diameter (inches)	Y's or T's 2' long (each)	Y's or T's 3' long (each)	Double Y's or T's 2' long (each)	Increases and decreases (each)	Saddles and elbows (each)
27.....	\$2.00	\$2.00	\$2.00	\$14.55	\$14.55
30.....	2.30	2.30	2.30	17.85	17.85
33.....	2.85	2.85	2.85	21.15	21.15
36.....	3.40	3.40	3.40	24.45	24.45

TABLE A-10—VERTICAL SALT GRADED WALL CORING—
DOUBLE SLANT

Size	Straight coping per foot	Corners (each)	Closed ends and starters (each)	T's (each)
9'-2" length	\$0.165	\$0.66	\$0.66	\$0.825
13'-2" length	.231	.924	.924	1.165
18'-2" length	.396	1.534	1.534	1.93

16' and 12' lengths priced as 1 foot of pipe. 18' lengths priced as 2 feet of pipe.

TABLE A-11—SQUARE PIPE FLUE LINING

Size (outside dimensions)	Price (per foot)
4 1/2" x 8 1/2" length	\$0.183
8 1/2" x 8 1/2" length	.241
8 1/2" x 13 1/2" length	.246
8 1/2" x 18 1/2" length	.268
8 1/2" x 23 1/2" length	.276
8 1/2" x 28 1/2" length	.285
8 1/2" x 33 1/2" length	.293
8 1/2" x 38 1/2" length	.301
8 1/2" x 43 1/2" length	.309
8 1/2" x 48 1/2" length	.317
8 1/2" x 53 1/2" length	.325
8 1/2" x 58 1/2" length	.333
8 1/2" x 63 1/2" length	.341
8 1/2" x 68 1/2" length	.349
8 1/2" x 73 1/2" length	.357
8 1/2" x 78 1/2" length	.365
8 1/2" x 83 1/2" length	.373

TABLE A-12—ROUND PIPE FLUE LINING

Diameters (inside dimensions)	Prices (per foot)	Thimbles (each)
6" 2" length	\$0.1715	\$0.1715
7" 2" length	.205	.205
8" 2" length	.235	.235
9" 2" length	.265	.265
10" 2" length	.295	.295
11" 2" length	.325	.325
12" 2" length	.355	.355
13" 2" length	.385	.385
14" 2" length	.415	.415
15" 2" length	.445	.445
16" 2" length	.475	.475
17" 2" length	.505	.505
18" 2" length	.535	.535
19" 2" length	.565	.565
20" 2" length	.595	.595
21" 2" length	.625	.625
22" 2" length	.655	.655
23" 2" length	.685	.685
24" 2" length	.715	.715

Thimbles made 4 1/2", 6", 8", 9" and 12" long.

TABLE B-2—SEWER PIPE FITTINGS: A. S. T. M. SPECIFICATION C13-44T

Inside diameter (inches)	1/4 curve (each)	1/2 curve (each)	3/4 curve (each)	6" septic tank fittings (each)	Y's or T's 3" long (each)	Y's or T's 3" long under (each)	Y's or T's 3" long inlets and larger (each)	Double Y's or T's 3" long (each)
3 and 4	\$0.57	\$0.57	\$0.57	\$0.765	\$0.57	\$0.57	\$0.57	\$0.855
6	.765	.765	.765	.765	.765	.765	.765	1.197
8	1.24	1.24	1.24	1.24	1.24	1.24	1.24	1.97
10	1.735	1.735	1.735	1.735	1.735	1.735	1.735	2.655
12	2.232	2.232	2.232	2.232	2.232	2.232	2.232	3.348
15	3.72	3.72	3.72	3.72	3.72	3.72	3.72	5.58
18	5.203	5.203	5.203	5.203	5.203	5.203	5.203	7.465
21	6.944	6.944	6.944	6.944	6.944	6.944	6.944	9.865
24	8.923	8.923	8.923	8.923	8.923	8.923	8.923	12.785

* See special column for 12" x 12".

* See next column.

TABLE B-2 (a)—SEWER PIPE FITTINGS, EXTRA STRENGTH: A. S. T. M. SPECIFICATION C200-44T

Nominal diameter (inches)	Curves and elbows (each)	1/4 curves (each)	1/2 curves (each)	Y's or T's 3" long (each)	Double Y's or T's 3" long (each)	12" x 12" Y's or T's (each)
4	\$0.634			\$0.634		
6	1.026			1.026		
8	1.438			1.438		
10	1.850			1.850		
12	2.262			2.262		
15	3.492			3.492		
18	4.722			4.722		
21	5.952			5.952		
24	7.182			7.182		

1 1/2" Y's or T's 1 foot length only.
3 1/2" Y's or T's 1 1/2 foot length only.

[Tables B-1 (A) and B-2 (a) added by Am. 8, 9 F.R. 13684, effective 11-16-44]

TABLE B-3—SEWER PIPE FITTINGS: A. S. T. M. SPECIFICATION C13-44T

Inside diameter (inches)	Double Y's or T's 3" long (each)	12" x 12" Y's or T's (each)	Traps (each)	Increasers and de-creasers (each)	Saddles and shanks (each)	Draincocks (each)	Strainers-Stoppers (each)
3 and 4	\$2.17		\$4.45	\$0.57	\$0.57	\$0.85	\$0.05
6	3.038		3.72	1.24	1.24	1.20	.03
8	3.906		5.203	1.735	1.735	2.17	.03
10	4.774		6.68	2.232	2.232	3.04	.03
12	5.642		8.16	2.72	2.72	3.91	.03
15	6.51		9.64	3.20	3.20	4.78	.03
18	7.378		11.12	3.69	3.69	5.65	.03
21	8.246		12.60	4.17	4.17	6.52	.03
24	9.114		14.08	4.65	4.65	7.39	.03

1 See B-2.

TABLE B-4—GUTTER PIPE, CONDUIT PIPE AND WELL PIPE

Inside diameter (inches)	Channel split or gutter pipe (per foot)	Whole split or conduit pipe (per foot)	Well tubing and air pipe (per foot)
3 and 4	\$0.11	\$0.22	
6	.154	.308	
8	.242	.484	
10	.331	.661	
12	.419	.837	
15	.507	1.014	
18	.595	1.191	
21	.683	1.368	
24	.771	1.545	

TABLE B-5—LARGE SEWER PIPE: A. S. T. M. SPECIFICATION C13-44T

Inside diameter (inches)	No. 1 straight pipe (per foot)	No. 2 straight pipe (per foot)
27"-3' and 4' length	\$2.80	\$2.80
30"-3' and 4' length	3.45	3.45
33"-3' and 4' length	4.10	4.10

TABLE B-6—LARGE SEWER PIPE FITTINGS: A. S. T. M. SPECIFICATION C13-44T

[No. 1 and No. 2]

Inside diameter (inches)	Y's or T's 3" long (each)	Y's or T's 3" long under (each)	Y's or T's 3" long inlets and larger (each)	Double Y's or T's 3" long (each)
3 and 4	\$0.57	\$0.57	\$0.57	\$0.855
6	.765	.765	.765	1.197
8	1.24	1.24	1.24	1.97
10	1.735	1.735	1.735	2.655
12	2.232	2.232	2.232	3.348
15	3.72	3.72	3.72	5.58
18	5.203	5.203	5.203	7.465
21	6.944	6.944	6.944	9.865
24	8.923	8.923	8.923	12.785

TABLE C-4—SEWER PIPE FITTINGS: A. S. T. M. SPECIFICATION C13-44T

Inside diameter (inches)	Saddles and slants (each)	Breeches (each)	Strainers (each)	Stoppers (each)
3 and 4.....	\$0.73	\$0.93	\$0.11	\$0.11
6.....	1.05	1.323	.105	.11
8.....	1.40	2.45	.50	.33
10.....	1.90	3.43	.90	.50
12.....	2.52	4.41	1.25	.77
16.....	4.20	7.3590
18.....	5.88	10.20
21.....	7.84	13.72
24.....	10.08	17.64

TABLE C-5—GUTTER PIPE, CONDUIT PIPE, AND WELL PIPE

Inside diameter (inches)	Channel split or gutter pipe (per foot)	Whole split or conduit pipe (per foot)	Well tubing and air pipe (per foot)
3" and 4".....	\$0.11	\$0.22	\$0.153
6".....	.46	.93	.235
8".....	.71	1.40	.35
10".....	.93	1.83	.43
12".....	1.16	2.31	.53
16".....	1.60	3.16	.70
18".....	1.82	3.64	.83
21".....	2.09	4.17	1.01
24".....	2.32	4.64	1.13
30".....	2.71	5.42	1.32

TABLE C-6—LARGE SEWER PIPE: A. S. T. M. SPECIFICATION C13-44T

Inside diameter (inches)	No. 1 straight pipe (per foot)	No. 2 straight pipe (per foot)	Well tubing and air pipe (per foot)
27".....	\$3.40	\$3.05	\$3.40
30".....	4.50	4.25	4.50
33".....	5.60	5.20	5.60
36".....	6.60	6.10	6.60

TABLE C-2—SEWER PIPE FITTINGS: ASTM SPECIFICATION C13-44T

Inside diameter (inches)	1/4 curve (each)	1/2 curve (each)	3/4 curve (each)	9" septa tank fittings (each)	Y's or T's 3' long (each)	Y's or T's 12' long (each)
3 and 4.....	\$0.72	\$0.72	\$0.72	\$1.215	\$0.72	\$1.75
6.....	1.022	1.022	1.022	1.022	2.45
8.....	1.40	1.40	1.40	1.40	3.15
10.....	1.90	1.90	1.90	1.90	4.20
12.....	2.52	2.52	2.52	2.52	5.88
16.....	4.20	4.20	4.20	4.20	7.35
18.....	5.88	5.88	5.88	5.88	10.20
21.....	7.84	7.84	7.84	7.84	13.72
24.....	10.08	10.08	10.08	10.08	17.64

TABLE C-2 (A)—SEWER PIPE FITTINGS, EXTRA STRENGTH: A. S. T. M. SPECIFICATION C200-44T

Nominal diameter (inches)	Curves and elbows (each)	1/4 curves (each)	1/2 curves (each)	Y's or T's 3' long in-lets 12' and under (each)	Double Y's or T's 3' long (each)	12" x 12" Y's or T's 3' long (each)
4.....	\$0.831	\$0.831
6.....	1.314	1.314
8.....	2.23	2.23
10.....	2.91	2.91
12.....
16.....
18.....
21.....
24.....

1 1/2" Y's or T's, 1 foot length only.
 3 1/2" Y's or T's, 1 1/2 foot length only.

[Tables C-1 (A) and C-2 (A) added by Am. S. O. F.R. 1358A, effective 11-10-44]

TABLE C-3—SEWER PIPE FITTINGS: A. S. T. M. SPECIFICATION C13-44T

Inside diameter (inches)	Double Y's or T's 3' long (each)	Double Y's or T's 12' long (each)	12" x 12" Y's or T's (each)	Temp (each)	Increasers or reducers (each)
3 and 4.....	\$0.93	\$1.823	\$0.73
6.....	1.533	2.435	1.05
8.....	5.60	1.40
10.....	8.80	1.90
12.....	2.52
16.....	4.20
18.....	5.88
21.....	7.35
24.....	10.20

TABLE D-7—LARGE SEWER PIPE FITTINGS: A. S. T. M. SPECIFICATION C13-44T

[No. 1 and No. 2]

Inside diameter (inches)	Decreases and increas-ers and 1/4 curves (each)	Well tubing and air pipe (per foot)	Saddles and slants (each)
27".....	\$10.85	\$2.50	\$10.85
30".....	20.80	3.45	20.80
33".....	26.75	4.40	26.75
36".....	30.75	4.95	30.75

[Tables B-1 through B-7, inclusive, amended by Am. 11, 10 F.R. 4707, effective 5-5-45]

TABLE C-1—SEWER PIPE: A. S. T. M. SPECIFICATION C13-44T No. 1 AND No. 2

Inside diameter (inches)	No. 1 straight pipe (per foot)	No. 2 straight pipe (per foot)
3" and 4".....	\$0.153
6".....	.235
8".....	.35
10".....	.43
12".....	.53
16".....	.70
18".....	.83
21".....	1.01
24".....	1.13
30".....	1.32

TABLE C-1 (A)—SEWER PIPE, EXTRA STRENGTH: A. S. T. M. SPECIFICATION C200-44T

Nominal diameter (inches)	No. 1 straight pipe (per foot)	No. 2 straight pipe (per foot)
4.....	\$0.153
6.....	.235
8.....	.35
10.....	.43
12.....	.53
16.....	.70
18.....	.83
21.....	1.01
24.....	1.13
30.....	1.32

TABLE C-7—LARGE SEWER PIPE FITTINGS: A. S. T. M. SPECIFICATION C13-44T

Inside diameters (inches)	Y's or T's—3' 6" inlet (each)	Y's or T's—3' 8" inlet (each)	Y's or T's—3' 10" inlet (each)	Y's or T's—3' 12" inlet (each)	Y's or T's—3' 15" inlet (each)
27.....	\$12.90	\$13.50	\$15.70	\$16.80	\$19.00
30.....	15.10	16.20	18.40	19.50	21.70
33.....	19.00	20.10	22.30	23.40	25.60
36.....	22.00	23.10	25.30	26.40	28.60

TABLE C-8—LARGE SEWER PIPE FITTINGS: A. S. T. M. SPECIFICATION C13-44T

Inside diameter (inches)	Y's or T's—3' 18" inlet (each)	Y's or T's—3' 21" inlet (each)	Y's or T's—3' 24" inlet (each)	Increases, decreases and 3/4 curves (each)	Saddles and slants (each)
27.....	\$21.20	\$26.70	\$32.20	\$20.50	\$20.50
30.....	23.90	29.40	34.90	25.75	25.75
33.....	27.60	33.30	38.80	33.70	33.70
36.....	30.80	36.30	41.80	39.65	39.65

TABLE C-9—VITRIFIED SALT-GLAZED WALL COPING (DOUBLE SLANT)

Size	Straight coping (per foot) 1	Corners (see description below)	Closed ends and starters (each)	T's (each)
9"—2' length.....	\$0.2425	\$0.97	\$0.97	\$1.2125
13"—2' length.....	.3395	1.358	1.358	1.6975
18"—2' length.....	.564	2.256	2.256	2.82

16" and 12" lengths priced as 1 foot of pipe. 18" lengths priced as 2 feet of pipe.

TABLE C-10—SQUARE FIRE CLAY FLUE LINING

Size—outside dimensions (inches)	Price (per foot)
4 1/2" x 8 1/2"—2' length.....	\$0.204
6 1/2" x 8 1/2"—2' length.....	.364
6 1/2" x 13"—2' length.....	.396
8 1/2" x 13"—2' length.....	.516
13" x 13"—2' length.....	.6375
8 1/2" x 17 1/2"—2' length.....	.696
13" x 17 1/2"—2' length.....	.85
17 1/2" x 17 1/2"—2' length.....	1.079

TABLE C-11—ROUND FIRE CLAY FLUE LINING, CHIMNEY PIPE AND THIMBLES

Inside dimensions (inches)	Prices per foot 1		T's—2' (each)	Thimbles (each)
	With-out hole	With hole		
6"—2' length.....	\$0.24	\$0.27	\$0.96	\$0.33
7" thimbles.....				.44
8"—2' length.....	.38	.50	1.52	.44
9" thimbles.....				.61
10"—2' length.....	.54	.66	2.16	.61
12"—2' length.....	.68	.88	2.72	.83
15"—2' length.....	1.12	1.38	4.48	
18"—2' length.....	1.55	1.93	6.20	
21"—2' length.....	2.10	2.48	8.40	
24"—2' length.....	2.66	3.03	10.64	

1 Add 50 percent to list if inlets or holes are 15 inches or larger.

[Tables C-1 through C-11, inclusive, amended by Am. 11, 10 F.R. 4707, effective 5-5-45]

SEC. 8.5 *Maximum prices for resellers of sewer pipe products.* Any person purchasing sewer pipe products for resale in the same form may add to his maximum resale prices an amount not exceeding the actual dollars-and-cents increased cost to him resulting from the increase in maximum prices permitted manufacturers of sewer pipe products by amend-

ments 4 and 11, affecting sections 4.1, 8.3, 8.4, as amended of this regulation.

[Sec. 8.5 added by Am. 11, 10 F.R. 4707, effective 5-5-45]

ARTICLE IX—MAXIMUM PRICES FOR SEWER PIPE PRODUCTS WHEN DELIVERY TO THE PURCHASER IS WITHIN THE SOUTH CENTRAL AREA

SEC. 9.1 *Application.* The provisions of this article shall apply to sales of sewer pipe products when delivery to the purchaser is within the South Central Area which is hereby defined as the entire State of Texas and that part of Louisiana west of the Mississippi River.

SEC. 9.2 *List prices.* The list prices of sewer pipe products when delivery to the purchaser is within the South Central area shall be as shown in the following tables Number 1 to 15, inclusive. Each item shown on the tables of list prices carries a discount number which is shown opposite such item at the right-hand column or columns of each table.

[Above paragraph amended by Am. 8, 9 F.R. 13584, effective 11-16-44]

ARRANGEMENT OF TABLES FOR SEWER PIPE PRODUCTS

Description of products	Table No.
Cistern Tops.....	8
Flue Lining:	
Rectangular.....	10
Round.....	11
Flue Rings and Thimbles.....	13
Sewer Pipe:	
ASTM #1 and #2.....	1
Channel or split pipe.....	7
Perforated.....	7
Sewer Pipe Fittings:	
Curves.....	3
Elbows.....	3
Increases.....	3
Reducers.....	3
Saddles.....	3
Slants.....	3
Stoppers.....	3
Strainers.....	3
Tee's; Single and Double, Standard and Special.....	2
Traps:	
H. H.....	6
P & R.....	5
Vent.....	6
Y-Branched: Single and Double, Standard and Special.....	2
Slop Hoppers and Closet Hoppers.....	4
Stove Pipe.....	12
Stove Pipe Fittings:	
Anchor Tops.....	12
Chime Bottoms.....	12
Double Openings.....	12
Drop Bottoms.....	12
Single Openings.....	12
Wall Coping: Double Slant.....	9
Wall Coping Fittings:	
Angles.....	9
Closed Ends or Starters.....	9
Corners.....	9
Tees.....	9

TABLE 1—SEWER PIPE: ASTM SPECIFICATIONS #1 AND #2

Inside diameter (inches)	Per foot	Discount number	
		#1 pipe	#2 pipe
4.....	\$0.25	1	4
6.....	.35	2	1
8.....	.50	3	2
10.....	.70	3	2
12.....	.90	3	2
15.....	1.50	3	2
18.....	2.10	3	2
21.....	2.80	3	2
24.....	3.60	3	2

TABLE 2—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS Y AND T BRANCHES 1-2-FOOT, 2 1/2-FOOT, AND 3-FOOT LENGTHS

Inside diameter (inches)	2-foot lengths (each)	2 1/2-foot lengths (each)	3-foot lengths (each)	Discount number
4.....	\$1.00	-----	-----	1
6.....	1.40	-----	-----	2
8.....	-----	\$2.25	\$2.50	3
10.....	-----	3.15	3.50	3
12.....	-----	4.05	4.50	3
15.....	-----	6.75	7.50	3
18 (With inlet 12" and 21" smaller.)	-----	9.45	10.50	3
24.....	-----	12.60	14.00	3
	-----	16.20	18.00	3

1 T's and Y's, with inlets 16" and larger; 2 1/2 ft. long each at price of 6 3/4 ft. of pipe of same diameter; 3 ft. long, each at price of 7 1/4 ft. of pipe of same diameter.

Double T's and Y's, with inlets 12" and smaller, 2 ft. long, each at price of 6 ft. of pipe of same diameter; 2 1/2 ft. long, each at price of 6 1/2 ft. of pipe of same diameter; 3 ft. long, each at price of 7 ft. of pipe of same diameter.

Double T's and Y's, with inlets 16" and larger, 2 1/2 ft. long, 10 times price of one ft. of pipe of same diameter, 3 ft. long, 10 1/2 times 1 ft. of pipe of the same diameter.

TABLE 3—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS. CURVES AND ELBOWS; SADDLES AND SLANTS; INCREASES AND REDUCERS; STOPPERS AND STRAINERS

Inside diameter (inches)	3/4 curves (each)	Elbows and 1/4 curves (each)	Saddles and slants (each)	Increases and reducers (each)	Stoppers (each)	Strainers (each)	Discount number
4.....	\$1.00	\$1.00	\$0.50	-----	\$0.06	\$0.09	1
6.....	1.40	1.40	.70	-----	.08	.12	2
8.....	2.00	2.00	1.00	2.00	.25	.40	3
10.....	2.80	2.80	1.40	2.80	.35	.60	3
12.....	3.60	3.60	1.80	3.60	.45	.80	3
15.....	6.00	12.00	3.00	6.00	.75	-----	3
18.....	8.40	16.80	4.20	8.40	1.05	-----	3
21.....	11.20	22.40	6.00	11.20	1.40	-----	3
24.....	14.40	28.80	7.20	14.40	1.80	-----	3

TABLE 4—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS—SLOP HOPPERS; CLOSET HOPPERS

Spigot, inside diameter (inches)	Bowl, inside diameter (inches)	Slop and closet hoppers (each)	Discount number
4 x 12	-----	\$3.60	3
6 x 12	-----	3.60	3

TABLE 5—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS. P AND R TRAPS

Inside diameter (inches)	P and R traps (each)	Discount number
4.....	\$2.50	1
6.....	3.50	2
8.....	6.00	3
10.....	8.40	3

TABLE 6—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS. H. H. AND VENT TRAPS

Inside diameter (inches)	H. H. and vent traps (each)	Discount number
4 x 4.....	\$2.50	1
6 x 4.....	3.50	2
6 x 6.....	3.50	2
8 x 6.....	6.00	3
10 x 6.....	8.40	3
12 x 6.....	10.80	3

TABLE 7—SEWER PIPE: ASTM SPECIFICATIONS CHANNEL, SPLIT OR CONDUIT PIPE: PERFORATED PIPE

Inside diameter (inches)	Channel, split or conduit pipe 1/2 circle (per foot)	Perforated pipe (foot)	Discount number
4.....	\$0.16	\$0.50	1
6.....	.22	.70	2
8.....	.32	.90	3
10.....	.44	1.25	3
12.....	.58	1.50	3
15.....	.94	2.00	3
18.....	1.32	2.50	3
21.....	1.75	3.25	3
24.....	2.25	4.00	3

TABLE 8—SEWER PIPE: ASTM SPECIFICATIONS CISTERN TOPS

Inside diameter	Cistern tops (each)	Length (feet)	Discount number
12.....	\$1.80	1, 1 1/2 and 2.....	3
15.....	3.00	1, 1 1/2 and 2.....	3
18.....	4.20	1, 1 1/2 and 2.....	3
20.....	5.10	1, 1 1/2 and 2.....	3
21.....	5.60	1, 1 1/2 and 2.....	3
24.....	7.20	1, 1 1/2 and 2.....	3

TABLE 9—WALL COPING AND FITTINGS: DOUBLE SLANT

Width (inches)	Straight coping (per foot)	Corners (each)	Angles (each)	Closed ends (each)	Tees (each)	Discount number
9.....	\$0.25	\$1.00	\$1.00	\$1.00	\$1.25	5
13.....	.35	1.40	1.40	1.40	1.75	5
18.....	.60	2.40	2.40	2.40	3.00	5

TABLE 10—FLUE LINING: RECTANGULAR

Outside dimensions (inches)	Per foot	Discount number
4 1/2 x 8 1/2.....	\$0.30	6
8 1/2 x 8 1/2.....	.40	6
4 1/2 x 13.....	.45	6
8 1/2 x 13.....	.60	6
13 x 13.....	.75	6
8 1/2 x 17 1/2.....	.80	6
13 x 17 1/2.....	1.00	6
17 1/2 x 17 1/2.....	1.30	6

TABLE 15—SEWER PIPE FITTINGS, EXTRA STRENGTH: ASTM SPECIFICATION C200-41T

Nominal diameter (inches)	Curves and elbows (each)	1/2 Curves (each)	3/4 Curves and elbows (each)	Y's or T's 3' long (each)	Discount number
4.....	\$1.20			\$1.20	1
6.....	1.50			1.50	2
8.....	2.40			2.60	3
10.....	3.40			4.25	3
12.....	4.20			5.25	3
15 With inlet 12" and smaller.....		\$3.50	\$13.50	8.00	3
18 With inlet 12" and smaller.....		10.40	29.50	13.00	3
21 With inlet 12" and smaller.....		14.40	38.50	18.00	3
24 With inlet 12" and smaller.....		18.40	48.50	23.00	3

14" Y's or T's, 1 foot length only.
16" Y's or T's, 1 1/2 feet length only.

T's and Y's, with inlets 15" and larger, 3 feet long, each at price of 7 1/2 feet of pipe of same diameter.
Double T's and Y's, with inlets 12" and smaller, 1 1/2 feet long, each at price of 4 feet of pipe of same diameter; 3 feet long, each at price of 7 feet of pipe of same diameter.

Double T's and Y's, with inlets 15" and larger, 3 feet long, 10 1/2 times 1 feet of pipe of the same diameter.

[Tables 14 and 15 added by Am. 8, 9 F.R. 13584, effective 11-6-44]

SEC. 9.3 Percentage discounts. The percentage discounts set forth in the table below are so arranged that the applicable percentage discount for any item delivered in any geographical zone in the South Central Area can be determined by the following procedure:

Select the discount number shown on the list price tables for the desired item. An identical number appears in the left-hand column of the table below. After determining the proper geographical zone within which the destination point occurs the applicable percentage dis-

TABLE 11—FLUE LINING: ROUND

Inside diameter (inches)	Per foot	Discount number
6.....	\$0.35	6
8.....	.50	6
10.....	.65	6
12.....	.80	6
15.....	1.20	6
18.....	1.60	6
21.....	2.00	6
24.....	2.60	6

TABLE 12—CHIMNEY PIPE AND FITTINGS

Inside diameter (inches)	Socket pipe (per foot)	Drop bottom (each)	Anchor top (each)	Chimney bottom (each)	Single opening (each)	Double opening (each)	Discount number
6.....	\$0.35	\$2.50	\$2.50	\$1.40	\$1.40	\$2.50	3
8.....	.50	4.00	4.00	2.00	2.00	4.00	3

TABLE 13—STOVE PIPE THIMBLES AND FLUE RINGS

Inside diameter (inches)	Lengths (inches)	Thimbles (each)	Rings (each)	Discount number
6.....	4 1/2-6-9-12.....	\$0.35	\$0.50	6
8.....	4 1/2-6-9-12.....	.50	.50	6
10.....	4 1/2-6-9-12.....	.70	.50	6
12.....	4 1/2-6-9-12.....	.80	.50	6

TABLE 14—SEWER PIPE, EXTRA STRENGTH: ASTM SPECIFICATION C200-41T

Nominal diameter (inches)	Per foot	Discount number
4.....	\$0.30	1
6.....	.45	2
8.....	.60	3
10.....	.85	3
12.....	1.05	3
15.....	1.70	3
18.....	2.00	3
21.....	2.60	3
24.....	4.00	3

count will be found at the junction of the vertical geographical zone column and the horizontal line at which the predetermined discount number appears.

Discount No.	Texas	Louisiana (west of Mississippi River)
1.....	55	55
2.....	50	50
3.....	45	45
4.....	61	57
5.....	34	34
6.....	47	47

[Above table amended by Am. 11, 10 F.R. 4707, effective 5-5-45]

Sec. 9.4 Maximum prices. Maximum prices for sewer pipe products delivered at purchaser's destination shall be determined by applying to the list prices in tables 1 to 13, inclusive, the discounts as determined in section 9.3 hereof, in accordance with the following rules:

(a) (1) The maximum f. o. b. factory prices for straight or mixed carload shipments of sewer pipe products delivered by rail, full freight allowed, within any geographical zone of the South Central Area shall be determined by applying to the list prices contained in section 9.2 the discount listed for such geographical zone, reduced by 1% for each 2¢ (or fraction thereof) of freight computed at the minimum carload rate from Texarkana, Texas, or Saspamco, Texas, whichever is less, to destination.

(2) Maximum prices for shipments of sewer pipe products delivered by motor carrier, full freight allowed, to a destination within any zone of the South Central Area shall be determined by applying a discount four points shorter than the discount which would have been applicable had the shipment been a carload shipment by rail.

(b) The maximum price per lineal foot for Nos. 1 and 2 sewer pipe 27"-36" inclusive, A. S. T. M. specifications, delivered by rail within the South Central Area may be charged which do not exceed such maximum prices established, in Chart I, f. o. b. factory plus actual freight at the minimum carload rate from St. Louis, Missouri to destination on the basis of the weights established in the invoice weight column of Chart I.

CHART I

Large sewer pipe ASTM specification C12-41T (inside diameter, inches)	Invoice weights (pounds per foot)	Texas	Louisiana, west of Mississippi River
27" #1 per foot.....	245	\$2.85	\$2.85
30" #1 per foot.....	300	3.45	3.45
33" #1 per foot.....	335	4.10	4.10
36" #1 per foot.....	355	4.60	4.60
27" #2 per foot.....	245	2.50	2.50
30" #2 per foot.....	300	2.90	2.90
33" #2 per foot.....	335	3.50	3.50
36" #2 per foot.....	355	3.90	3.90

[Chart I amended by Am. 11, 10 F.R. 4707, effective 5-5-45]

Sec. 9.5 Maximum prices for resellers of sewer pipe products. Any person pur-

chasing sewer pipe products for resale in the same form may add to his maximum prices an amount not exceeding the actual dollars-and-cents increased cost to him resulting from the increase in maximum prices permitted manufacturers of sewer pipe products by amendment 11, affecting sections 4.1, 9.3, and 9.4, as amended, of this regulation.

[Sec. 9.5 added by Am. 11, 10 F.R. 4707, effective 5-5-45]

ARTICLE X—MAXIMUM PRICES FOR SEWER PIPE PRODUCTS WHEN DELIVERY TO THE PURCHASER IS WITHIN THE ROCKY MOUNTAIN AREA

SEC. 10.1 Application. The provisions of this article shall apply to sales of sewer pipe products when delivery to the purchaser is within the Rocky Mountain Area which is hereby defined as the entire States of Colorado, Utah, New Mexico, and Zones 1, 2, and 3 in Wyoming, Zones 2 and 3 in the State of Montana, Zone 3 in the State of Idaho, Zone 2 in the State of Nevada, and Zone 2 in the State of Arizona.

Zone 2 in the State of Montana is described as follows: All of the counties of Liberty, Hill, Blaine, Phillips, Valley, Daniels, Sheridan, Roosevelt, Richland, and Chouteau.

Zone 3 in the State of Montana is described as follows: All of the counties south of Zone 2 and east of the east line of the following counties: Cascade, Meagher, Clark, Jefferson, and Madison except the town of West Yellowstone, and except all towns on the Chicago, Burlington and Quincy Railroad between and including Billings and Warren.

Zone 4 in the State of Montana is described as follows: All towns on the Chicago, Burlington and Quincy Railroad between and including Billings and Warren.

Zone 3 in the State of Idaho is described as follows: All of the State of Idaho south of and including the following counties: Canyon, Ada, Elmore, Custer, Lemhi, Clark, and Fremont, and the town of West Yellowstone, Montana.

Zone 2 in the State of Nevada is described as follows: the counties of Elko, Lander, Eureka, White Pine, Lincoln, and Nye.

Zone 2 in the State of Arizona is described as follows: the counties of Navajo, Apache, Gila, Graham, Greenlee, and Cochise.

Zone 1 in Wyoming is described as all that part of the State west of the Continental Divide; Zone 2 is described as all that part of the State east of the Continental Divide except the counties of Carbon, Albany, Platte, Goshen, and Laramie; Zone 3 is described as all of the counties of Carbon, Albany, Platte, Goshen, and Laramie.

SEC. 10.2 List prices. List prices of sewer pipe products when delivered to the purchaser in the Rocky Mountain area, shall be as shown in the following tables numbered 1 to 13, inclusive. Each item shown in the tables of list prices carries a discount number which is

shown opposite such item in the right-hand column or columns of each table.

[Above paragraph amended by Am. 8, 9 F.R. 13584, effective 11-16-44]

ARRANGEMENT OF TABLES FOR SEWER PIPE PRODUCTS

Description of Products	Table No.
Flue lining:	
Rectangular	8
Round	9
Flue Rings and Thimbles	11
Sewer Pipe:	
ASTM #1 and #2	1
Channel or split pipe	6
Perforated	6
Sewer Pipe Fittings:	
Curves	3
Elbows	3
Increasers	3
Reducers	3
Saddles	3
Slants	3
Stoppers	3
Strainers	3
Tee's; single & double, standard & special	2
Traps:	
H. H.	5
P & R	4
Vent	5
Y-Branched:	
Single and double	2
Standard and special	10
Stove Pipe:	
Stove Pipe Fittings:	
Anchor Tops	10
Chime Bottoms	10
Double Openings	10
Drop Bottoms	10
Single Openings	10
Wall Coping: Double Slant	7
Wall Coping Fittings:	
Angles	7
Closed Ends or Starters	7
Corners	7
Tee's	7

TABLE 1—SEWER PIPE: ASTM SPECIFICATION #1 AND #2

Inside diameter (inches)	Per foot	Discount number	
		#1 pipe	#2 pipe
4	\$0.25	1	5
6	.35	2	6
8	.50	3	7
10	.70	3	7
12	.90	3	7
15	1.50	4	8
18	2.10	4	8
21	2.80	4	8
24	3.60	4	8

TABLE 2—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS

(Y and T branches 1-2-ft., 2½-ft., and 3-ft. lengths)

Inside diameter (inches)	2-ft. lengths (each)	2½-ft. lengths (each)	3-ft. lengths (each)	Discount number
4	\$1.00			1
6	1.40			2
8		\$2.25	\$2.50	3
10		3.15	3.50	3
12		4.05	4.50	3
15		6.75	7.50	4
18 With inlet 12"		9.45	10.50	4
21 and smaller		12.60	14.00	4
24		16.20	18.00	4

1 T's and Y's, with inlets 15" and larger; 2½ ft. long, each at price of 6¾ ft. of pipe of same diameter; 3 ft. long, each at price of 7¼ ft. of pipe of same diameter.
Double T's and Y's, with inlets 12" and smaller, 2 ft. long, each at price of 6 ft. of pipe of same diameter; 2½ ft. long, each at price of 6¾ ft. of pipe of same diameter; 3 ft. long, each at price of 7 ft. of pipe of same diameter.
Double T's and Y's, with inlets 15" and larger, 2½ ft. long, 10 times price of one ft. of pipe of same diameter; 3 ft. long, 10½ times 1 ft. of pipe of the same diameter.

TABLE 3—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS

(Curves and elbows: Saddles and slants: Increasers and reducers: Stoppers and strainers)

Inside diameter (inches)	Curves, ½ (each)	Elbows and ¼ curves (each)	Saddles and slants (each)	Increasers and reducers (each)	Stoppers (each)	Strainers (each)	Discount number
4	\$1.00	\$1.00	\$0.50		\$0.00	\$0.00	1
6	1.40	1.40	.70	\$1.40	.03	.12	2
8	2.00	2.00	1.00	2.00	.23	.40	3
10	2.80	2.80	1.40	2.80	.35	.60	3
12	3.60	3.60	1.80	3.60	.45	.80	3
15	6.00	12.00	3.00	6.00	.75		4
18	8.40	16.80	4.20	8.40	1.05		4
21	11.20	22.40	5.60	11.20	1.40		4
24	14.40	28.80	7.20	14.40	1.80		4

TABLE 4—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS, P AND R TRAPS

Inside diameter (inches)	P and R traps (each)	Discount number
4	\$2.50	1
6	3.50	2
8	5.00	3
10	8.40	3

TABLE 5—SEWER PIPE FITTINGS: ASTM SPECIFICATIONS, H. H. AND VENT TRAPS

Inside diameter (inches)	H. H. and vent traps (each)	Discount number
4 x 4	\$2.50	1
6 x 4	3.50	2
6 x 6	3.50	2
8 x 6	6.00	3
10 x 6	8.40	3
12 x 6	10.80	3

TABLE 6—SEWER PIPE: ASTM SPECIFICATIONS, CHANNEL, SPLIT OR CONDUIT PIPE: PERFORATED PIPE

Inside diameter (inches)	Channel, split or conduit pipe, ½ circle (foot)	Perforated pipe, (foot)	Discount number
4	\$0.16	\$0.50	17
6	.22	.70	17
8	.32	.80	18
10	.44	1.25	18
12	.56	1.60	18
15	.94	2.00	19
18	1.32	2.60	19
21	1.75	3.25	19
24	2.25	4.00	19

TABLE 7—WALL COPING AND FITTINGS: DOUBLE SLANT

Width (inches)	Straight coping (per foot)	Corners (each)	Angles (each)	Closed ends (each)	Tees (each)	Discount number
9	\$0.25	\$1.00	\$1.00	\$1.00	\$1.25	15
13	.35	1.40	1.40	1.40	1.75	10
18	.60	2.40	2.40	2.40	3.00	

TABLE 8—FLUE LINING: RECTANGULAR

Outside dimensions (inches)	Per foot	Discount number
4½ x 8½	\$0.30	9
8½ x 8½	.40	9
4½ x 13	.45	10
8½ x 13	.60	10
13 x 13	.75	11
8½ x 17½	.80	11
13 x 17½	.00	11
17½ x 17½	1.50	11

TABLE 9—FLUE LININGS: ROUND

Inside diameter (inches)	Per foot	Discount number
6	\$0.35	12
8	.50	13
10	.70	13
12	.90	13
15	1.50	14
18	2.10	14
21	2.80	14
24	3.60	14

TABLE 10—CHIMNEY PIPE AND FITTINGS

Inside diameter (inches)	Socket pipe (per foot)	Drop bottom (each)	Anchor top (each)	Chimney bottom (each)	Single opening (each)	Double opening (each)	Discount number
6	\$0.35	\$2.80	\$2.80	\$1.40	\$1.40	\$2.80	12
8	.50	4.00	4.00	2.00	2.00	4.00	13

TABLE 13—SEWER PIPE FITTINGS, EXTRA STRENGTH: ASTM SPECIFICATION C90-4T

Nominal diameter (inches)	Curves and elbows (each)	1/4 Curves (each)	1/4 Curves and elbows (each)	Y's or T's (each)	Discount number
4	\$1.20			\$1.20	1
6	1.60			1.60	2
8	2.40			2.40	3
10	3.20			3.20	3
12	4.20			4.20	3
15		\$3.50	\$13.00	8.00	4
18		10.40	20.80	13.00	4
21		14.40	28.80	18.00	4
24		18.40	36.80	23.00	4

With inlet 12" and smaller.

14" T's or Y's, 1 foot length only.

16" T's or Y's, 1 1/2 feet length only.

T's and Y's, with inlets 15" and larger, 3 feet long, each at price of 7 1/2 feet of pipe of same diameter.

Double T's and Y's, with inlets 12" and smaller, 1 1/2 feet long, each at price of 4 feet of pipe of same diameter, 3 feet long, each at price of 7 feet of pipe of same diameter.

Double T's and Y's, with inlets 15" and larger, 3 feet long, 10 1/2 times 1 foot of pipe of the same diameter.

[Tables 12 and 13 added by Am. 8, 9 F.R. 13584, 11-16-44]

SEC. 10.3 *Percentage discounts.* The percentage discounts set forth in Charts I, II, III, and IV below are so arranged that the applicable percentage discounts for any item, for various methods of distribution, in any of the geographical zones in the Rocky Mountain Area can be determined by the following procedure: Select the discount number shown on the list price tables for the desired item. An identical number appears in the left-hand column of the charts below. After

determining the proper geographical zone within which the destination point occurs, and the character of the shipment (that is, whether (1) delivered at destination or delivered at factory; (2) carload lots or less than carload lots; and (3) rail or motor carrier) the applicable percentage discount will be found at the junction of the vertical geographical zone column in the proper chart and the horizontal line at which the predetermined discount number appears.

CHART I

Discount No.	Utah	Idaho zone 3	Wyoming zone 1	Wyoming zone 2	Nevada zone 2	Montana zone 2	Montana zone 3	Montana zone 4
1	25	23	23	33	23	27	31	34
2	25	23	23	33	23	27	31	34
3	23	23	23	33	23	27	31	34
4	23	23	23	33	23	27	31	34
5	24	24	24	44	34	43	45	45
6	34	34	34	44	34	43	45	45
7	31	31	31	44	31	43	45	45
8	31	31	31	44	31	43	45	45
9	9	9	9	27	9	27	27	27
10	17	17	17	27	17	27	27	27
11	16	16	16	27	16	27	27	27
12				27		27	27	27
13				27		27	27	27
14				27		27	27	27
15				16		16	16	17
16				16		16	16	17
17	25	23						
18	23	23						
19	23	23						

1 The following is an exception to chart I:

Discount number:

10

11

Idaho, zone 2—All shipments to the Union Pacific R.R. west of American Falls

11

11

TABLE 11—STOVE PIPE THIMBLES AND FLUE RINGS

Inside diameter (inches)	Lengths (inches)	Thimble (each)	Ring (each)	Discount number
6	4 1/2, 6, 9, 12	\$0.35	\$0.20	12
8	4 1/2, 6, 9, 12	.50	.30	13
10	4 1/2, 6, 9, 12	.70	.40	13
12	4 1/2, 6, 9, 12	.90	.50	13

TABLE 12—SEWER PIPE, EXTRA STRENGTH: ASTM SPECIFICATION C90-4T

Nominal diameter (inches)	Per foot	Discount number
4	\$0.20	1
6	.45	2
8	.60	3
10	.85	3
12	1.05	3
15	1.70	4
18	2.00	4
21	2.60	4
24	4.00	4

CHART II—PERCENTAGE DISCOUNTS FOR DELIVERY BY MOTOR CARRIER

Discount number	Utah—Salt Lake and Davis Counties	Utah—Webster and Utah Counties	Colorado—Denver County
1	30	25	24
2	27	27	24
3	24	27	24
4	23	27	24
5	43	28	
6	43	41	
7	39	33	
8	39	33	

CHART III—PERCENTAGE DISCOUNTS F. O. B. FACTORY

Discount number	Colorado and New Mexico	Arizona zone 2, Wyoming zone 3
1	41	41
2	41	41
3	43	43
4	43	43
5	43	43
6	43	43
7	43	43
8	43	43
9	24	24
10	24	24
11	24	24
12	41	41
13	43	43
14	45	45
15	12	12
16	6	6
17	41	41
18	43	43
19	45	45

CHART IV—PERCENTAGE DISCOUNTS F. O. B. FACTORY STRAIGHT AND MIXED CARLOADS

Discount number	Utah (entire State); Idaho zone 3; Wyoming zone 1; Nevada zone 2
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	37
13	37
14	41
15	plus 32
16	plus 27

[Charts I through IV, inclusive, amended by Am. 11, 10 F.R. 4707, effective 5-5-45]

SEC. 10.4 *Maximum prices.* Maximum prices for sewer pipe products delivered at purchaser's destination shall be determined by applying to the list prices in tables 1 to 11, inclusive, the discounts as determined in section 10.3 hereof, in accordance with the following rules:

(a) (1) Maximum prices for straight or mixed carload shipments of sewer pipe products delivered by rail, full freight allowed, to a point within the states and zones listed in Chart I of section 10.3 shall be determined by applying the appropriate discounts to the list prices contained in section 10.2.

(2) The maximum price for full truck load quantities of sewer pipe products delivered by motor carrier to a destination listed in Chart II of section 10.3 shall be determined by applying the ap-

propriate discounts to the list prices contained in section 10.2.

(b) The maximum f. o. b. factory price for straight or mixed carload shipments of sewer pipe products delivered by rail, full freight allowed, to a destination within any geographical zone set forth in Chart III shall be determined by applying to the list prices contained in section 10.2 the discounts listed for such f. o. b. factory price, reduced by 1% for each 2¢ (or fraction thereof) of freight, computed at the minimum carload rate from Denver, Colorado, to destination.

(c) The maximum f. o. b. factory price for straight or mixed carload shipments of sewer pipe products delivered by rail, full freight allowed, to a destination within any geographical zone set forth in Chart IV of section 10.3 shall be determined by applying to the list prices contained in section 10.2 the discounts listed f. o. b. factory reduced by 1% for each 2¢ (or fraction thereof) of freight, computed at the minimum carload rate from Salt Lake City, Utah to destination.

SEC. 10.5 Maximum prices for resellers of sewer pipe products. Any person purchasing sewer pipe products for resale in the same form may add to his maximum prices an amount not exceeding the actual dollars-and-cents increased cost to him resulting from the increase in maximum prices permitted manufacturers of sewer pipe products by amendment 11, affecting sections 4.1 and 10.3, as amended of this regulation.

[Sec. 10.5 added by Am. 11, 10 F.R. 4707, effective 5-5-45]

ARTICLE XI.—MAXIMUM PRICES FOR SEWER PIPE PRODUCTS WHEN DELIVERY TO THE PURCHASER IS WITHIN THE PACIFIC AREA

SEC. 11.1 Application. The provisions of this article shall apply to sales of Vitrified Clay Sewer Pipe and allied products when delivery to the purchaser is within the Pacific Area which is hereby defined as the entire States of California, Oregon, Washington, Zones 1 and 2 in the State of Idaho, Zone 1 in the State of Montana, Zones 1 and 3 in the State of Nevada, and Zone 1 in the State of Arizona.

The State of California is divided into two zones, namely, Southern California and Northern California. The line dividing Southern California from Northern California shall be a line drawn from the Town of Marro Bay on the Pacific Coast, thence east running south of the Town of Santa Margarita; thence northeast to a point just south of the Town of Tipton, continuing to a point just south of the Town of Lindsay; thence east to the southern boundary of the Sequoia National Park; thence north along the crest of the Sierra Nevada Mountains to the southern boundary of Alpine County; thence along the southern boundary of Alpine County to the Nevada state-line.

Southern California is divided into five zones, numbered 1 to 5, inclusive. They are as follows:

Boundaries of Zone 1 include the following area: Starting at Van Ness and Manchester, east on Manchester to Alameda; thence north

on Alameda to 25th Street; thence east on 25th Street to Indiana; thence north on Indiana and Indiana extended to Colorado; thence west on Colorado to Verdugo; thence south on Verdugo to the intersection of Los Feliz Boulevard extended; thence west from this point along Los Feliz Boulevard to the Los Angeles River; thence along the ridge of the hills to Laurel Canyon Boulevard; thence south along Laurel Canyon Boulevard to Sunset; thence west along Sunset to La Cienega; thence south on La Cienega to Adams; thence east along Adams to La Brea; thence south on La Brea to Exposition; thence east on Exposition to Crenshaw; thence south on Crenshaw to Florence; thence east on Florence to Van Ness; thence south on Van Ness to Manchester.

Boundaries of Zone 2, except for the territory described as Zone 1. The boundary of Zone 2 shall include the following area and shall be a line drawn through and including the following towns: Malibu Beach, Glendale, Chatsworth, San Fernando, Burbank, Glendale, Pasadena, Monrovia, Azusa, Glendora, La Vern, Claremont, Pomona, Brea, Fullerton, Anaheim, Orange, Tustin, Santa Ana, and Sunset Beach.

Boundary of Zone 3: Zone 3 is in two separate parts. The northern part includes all of that part of Ventura County south of a line drawn through and including the towns of Sea Cliff, Santa Paula, Fillmore, and Piru. The towns of Castaic, Sangus, and Newhall, all in Los Angeles County. The southern part of Zone 3 includes all of Orange County south of a line drawn through but excluding the towns of Sunset Beach, Santa Ana, Tustin, Orange, Anaheim, Fullerton, and Brea; all that part of San Bernardino County south of a line drawn through and including the towns of Upland, San Bernardino, and Redlands; all that part of Riverside County west of a line drawn through and including the town of Elsinore and March Field.

Boundary of Zone 4: Zone 4 includes the towns of Santa Barbara, Montecito, Summerland, and Carpinteria, all in Santa Barbara County; all of that part of Ventura County north of a line drawn through but excluding the towns of Sea Cliff, Santa Paula, Fillmore, and Piru; all of Los Angeles County north of a line drawn through but excluding the towns of Castaic, Sangus, Newhall, San Fernando, Burbank, Glendale, Pasadena, Monrovia, Azusa, Glendora, and Claremont, excepting the towns of Gorman, Caswell, and Sanberg; all that part of Kern County south of a line drawn through and including the towns of Domino, Mojave, and Muroc; all that part of San Bernardino County north of a line drawn through but excluding the towns of Upland, San Bernardino, and Redlands, and south of a line drawn through and including the towns of Kramer, Oro Grande, Victorville, Lucerne Valley and Morongo Lodge; all that part of Riverside County east of a line drawn through but excluding the towns of Elsinore and March Field, and west of a line drawn through and including the towns of Garnett, Palm Springs, Kenworthy, and Anza; all of San Diego County west of a line drawn through and including the towns of Oak Grove, Warner Springs, Santa Ysabel, Julian, Cuyamaca, Descanso, and Potrero.

Boundary of Zone 5: Zone 5 shall include all of Southern California, as described in Paragraph 2 of this section, except Zones 1, 2, 3, and 4, as previously described herein. Zone 5 shall also include the city of Yuma, Arizona.

Northern California includes all of the northern part of the State above the line described above, and also Zone 3 in the State of Oregon and Zone 1 in the State of Nevada. Northern California (as described above) is composed of 13 de-

livery zones, lettered from (AA) to (L), inclusive, and are described as follows:

Zone AA: Includes all points (on the Southern Pacific Lines, Northwestern Pacific R. R., Santa Fe Railway, Western Pacific Railroad, and Sacramento Northern Railway, including Branches) in the territory extending from San Francisco to and including Asilomar, Spreckels, Salinas, Santa Rosa, Fairfax, Sebastopol, Calistoga, Capay, Boyer, Corning, Wyoming, Colusa, Josephine, Bohemia, Chico, Oroville, Ione, Valley Springs, Milton, Merced, Los Gatos, Colfax, and Placerville, California.

Zone A: Includes all points (on the railroads named in Zone AA and connections) beyond points named in Zone AA to and including Lake Majella, Gonzales, Hoplan, Princeton, Kentucky House, and Emigrant Gap, California.

Zone B: Includes all points (on the railroads named in Zone AA and connections) beyond points named in preceding zones, to and including Redwood Valley, Kings City, Red Bluff, Dos Palos, Sonora, Martell, Hamilton City, and Nevada City, California.

Zone C: Includes all points (on the railroads named in Zone AA and connections) beyond points named in preceding zones, to and including Fort Bragg, Dos Rios, Eaglet, Paradise, Redding, Coalinga, Ocot, Turnbull, Kurth, Exeter, Woodrock, Raymond, Friant, Tuolumne, Lake Tahoe, and Bidwell, California.

Zone D: Includes all points (on the railroads named in Zone AA and connections) beyond points named in preceding zones, to and including South Bay, Carlotta, Sterling City, Weed, and Floriston, California.

Zone E: Includes all points (on the railroads named in Zone AA and connections) beyond points named in preceding zones, to and including Cole, Dorris, Somoa, Arcata, Lemon Cove, California; Ditho and Reno, Nevada.

Zone F: Includes all points (on the railroads named in Zone AA) beyond points named in preceding zones, to and including McCloud, Hambone, Wendel, Westwood, and Bieber, California; and points in Nevada east of Flanagan and Hazen, including Fallon, Nevada.

Zone G: Includes all points (on the railroads named in Zone AA and connections) beyond points named in preceding zones, to and including Klamath Falls and Roseburg, Oregon, Yreka, California, Randell, Wabuska, and Moquist, Nevada, and El Portal, California.

Zone H: Includes all points (on the railroads named in Zone AA and connections) beyond points named in preceding zones, to and including Mound House and Schurz, Nevada and Termo, California.

Zone I: Includes all points (on the railroads named in Zone AA and connections) beyond points named in preceding zones, to and including Thorne, Nevada, and Alturas, California.

Zone J: Includes all points (on the railroads named in Zone AA and connections) beyond points named in preceding zones, to and including Hackmore, California, Luning, and Carson City, Nevada, and Davis Creek, California.

Zone K: Includes all points (on the railroads named in Zone AA and connections) beyond points named in preceding zones, to and including Yerington and Mina, Nevada, and Lakeview, Oregon.

Zone L: Includes all points (on the railroads named in Zone AA and connections) beyond points named in preceding zones, to and including Virginia City and Raydell, Nevada.

Zone 1 in the State of Arizona is described as follows: All of the State of Arizona west of and including the Counties of Coconino, Yavapai, Maricopa, Pinal, Pima, and Santa Cruz, not including the City of Yuma.

Zone 1 in the State of Nevada is described as follows: All of the State of Nevada west of and including the following counties: Humboldt, Pershing, Churchill, Mineral, and Esmeralda.

Zone 3 in the State of Nevada is described as follows: The entire County of Clark.

Zone 1 in the State of Oregon is described as follows: Commencing at a point on the Oregon-Washington state line where the eastern boundary of Morrow County intersects such line; thence south along the eastern boundaries of Morrow, Wheeler, and Crook Counties, continuing south along the eastern boundary of Lake County to a point even with the Town of Wagonfire; thence west along a line drawn from Wagonfire to the eastern boundary of Coos County; thence south along the eastern boundary of Coos County to a point just south of the Town of Myrtle Point; thence west to the Coast. The Town of Myrtle Point shall be in Oregon Zone 1, and the Town of Roseburg shall be in Oregon Zone 3.

Zone 2 in the State of Oregon is described as follows: All of the State east of and including the Counties of Umatilla, Grant, and Harney.

Zone 3 in the State of Oregon is described as follows: all of that part of the State south of the southern boundary of Zone 1 and all west of and including the County of Lake.

Zone 1 in the State of Washington is described as follows: The following counties: Snohomish, King, Pierce, and Kitsap.

Zone 2 in the State of Washington is described as follows: The counties of Whatcom, Skagit, Lewis, Cowlitz, Wahkiakum, Pacific, Thurston, Grays Harbor, Mason, Jefferson, Clallam, Island, and San Juan.

Zone 3 in the State of Washington is described as follows: The counties of Clark, Skamania, and Klickitat.

Zone 4 in the State of Washington is described as follows: all that part of the State east of and including the counties of Okanogan, Chelan, Kittitas, Yakima, and Benton.

Zone 1 in the State of Idaho is described as follows: all of the State of Idaho north of and including the County of Idaho.

Zone 2 in the State of Idaho is described as follows: The counties of Adams, Washington, Payette, Gem, Boise, and Valley.

Zone 1 in the State of Montana is described as follows: all that part of the State west of and including the following counties: Toole, Pondera, Teton, Cascade, Meagher, Lewis and Clark, Jefferson, and Madison.

(b) List prices. The list prices of sewer pipe when delivery to the purchaser is within the Pacific Area shall be as shown in the following tables numbered 1 to 11 inclusive. Each item shown in the table of list prices carries a discount number which is shown opposite the item in the right-hand column and/or columns of each table.

Sec. 11.2 List prices. List prices of sewer pipe products when delivered to the purchaser in the Pacific Area shall be as shown in the following tables 1 to 11, inclusive. Each item shown in the tables of list prices carries a discount number which is shown opposite such item in the right-hand column and/or columns of each table.

ARRANGEMENT OF TABLES FOR SEWER PIPE PRODUCTS

Description of products	Table Nos.
Channel Pipe	4
Chimney Pipe: Plain and Socket	8
Chimney Pipe: Patent	9
Chimney Pipe: Fittings	
Bottoms	8
Double Tee's	8
Single Tee's—12"	8
Single Tee's—24"	8

Description of products	Table Nos.
Chimney Pipe: Fittings—Continued	
Offsets	8
Patent Tee's	9
Fire Clay Thimbles	10
Flue Lining:	
Rectangular or Square	5
Round	6
Gas Flues	7
Gas Flue Fittings:	
Elbows	7
Offsets	7
Double Tee's—12"	7
Single Tee's—12"	7
Single Tee's—24"	7
Sewer Pipe: Std. Strength #1 and #2, 3'-36"	1
Sewer Pipe: Extra Strength #1.6"-36"	1
Sewer Pipe Fittings:	
Bends—1/4 and 1/2	3
Elbows	3
Increasers	3
Reducers	3
Slants	3
T and Y Branches: Single, Double & Special; Std. and Extra Strength	2
Traps:	
H. H.	3
P & S	3
Running	3
Wall Coping: Double Slant	11
Wall Coping Fitting: Double Slant:	
Angles	11
Corners	11
Ends and Starters	11
Tee's	11

TABLE 1—PROPOSED PACIFIC LIST PRICES—SEWER PIPE STANDARD AND EXTRA STRENGTH NUMBER 1 AND NUMBER 2

Inside diameter (inches)	Price per foot	Discount number			
		Standard		Extra strength	
		#1	#2	#1	#2
3	\$0.20	1	8		
4-1/2, 2' 3' lengths	.25	3	8		
4-3/4	.25	3	8		
5	.25	3	8		
6	.33	4	9	12	
8	.50	6	10		
10	.70	6	11	13	
12	.90	6	11	13	
15	1.50	6	11	13	
18	2.10	6	11	13	
21	2.80	6	11	13	
24	3.60	6	11	13	
27	5.00	7	11	14	
30	6.00	7	11	14	
33	8.00	7	11	14	
36	9.00	7	11	14	

TABLE 2—SEWER PIPE FITTINGS #1 STANDARD AND EXTRA STRENGTH

Pipe diameter (inches)	Price each			Discount number	
	T and Y branches—Single			Standard strength	Extra strength
	2' long (each)	2 1/4' long (each)	3' long (each)		
3	\$0.80			1	
4	1.00			2	
5	1.20			3	
6	1.40			4	
8	2.00	\$2.25	\$2.75	5	12
10	2.80	3.15	3.70	6	13
12	3.60	4.05	4.50	6	13
15	6.00		7.50	6	13
18	8.40		10.20	6	13
21	11.20		14.00	6	13
24	14.40		18.00	6	13
27	20.00		23.00	7	14
30	24.00		28.00	7	14
33	32.00		40.00	7	14
36	36.00		45.00	7	14

NOTE.—Double Y's and T's; Special T's; and T's and Y's with branches 16" diameter and over, add 50% to list price of branches.

TABLE 3—SEWER PIPE FITTINGS #1 STANDARD AND EXTRA STRENGTH

Inside diameter (inches)	14" bends (elbows) (each)	16" bends (elbows) (each)	R and H traps (each)	P & S traps (each)	Discount number	
					Std.	Ex. str.
3	\$0.60	\$0.60	\$2.00	\$2.00	1	
4	1.00	1.00	2.75	2.50	2	
5	1.20	1.20	3.00	3.00	4	
6	1.40	1.40	3.50	3.50	5	12
8	2.00	2.00	6.00		6	13
10	2.50	2.50	8.40		6	13
12	3.00	3.00	15.00		6	13
15	12.00	6.00			6	13
18	16.00	8.40			6	13
21	22.00	11.20			6	13
24	28.00	14.40			6	13
27	42.00	20.00			7	14
30	48.00	24.00			7	14
33	64.00	32.00			7	14

TABLE 4—CHANNEL OR SPILT PIPE #1 STANDARD STRENGTH

Inside diameter (inches)	Price per foot—half section	Discount number—Standard
3	\$0.12	24
4	.15	21
5	.18	24
6	.21	24
8	.20	24
10	.22	24
12	.24	24
15	.24	24
18	1.25	24
21	1.63	24
24	2.16	24
27	3.00	24
30	3.60	24
33		
36	5.40	24

TABLE 5—RECTANGULAR FLUE Lining, 2' LENGTHS

Outside dimensions (inches)	Price per foot	Discount number
8x8		
8 1/2 x 8 1/2	\$0.45	15
8 1/2 x 8 1/2		
8 1/2 x 12 1/2		
8 1/2 x 12 1/2	.65	15
8 1/2 x 15 1/2		
8 1/2 x 15 1/2		
8 1/2 x 17 1/2	.85	15
8 1/2 x 17 1/2		
12 1/2 x 12 1/2	1.00	15
12 1/2 x 12 1/2		
12 1/2 x 15 1/2		
12 1/2 x 15 1/2	1.25	15
12 1/2 x 17 1/2		
12 1/2 x 17 1/2	1.75	15
12 1/2 x 21 1/2		
12 1/2 x 21 1/2	1.75	15
17 1/2 x 17 1/2		
17 1/2 x 17 1/2	2.25	15
17 1/2 x 21 1/2		
21 1/2 x 21 1/2	3.00	15
21 1/2 x 21 1/2		

TABLE 6—ROUND FLUE Lining

Inside dimensions (inches)	Price per foot	Discount number
8 1/2	\$0.45	17
12 1/2	1.00	17

TABLE 7—GAS FLUES AND FITTINGS

Outside dimensions of flues (inches)	Price per foot	Discount number
2 3/4 x 6	\$0.20	20
2 3/4 x 7 3/8	.25	20
3 1/2 x 5	.20	20
3 1/2 x 6 3/4	.30	20
3 1/2 x 7 1/2	.30	20
3 1/2 x 7 3/4	.30	20
4 1/2 x 8 1/2	.35	20
4 1/2 x 13	.45	20
4 1/2 x 17	.70	20
8 1/2 x 8 1/2	.45	20

NOTE: Tees 1 foot lengths. 3 times price of 1 foot pipe
tees 2 foot lengths. 4 times price of 1 foot pipe. Double
tees, elbows and offsets 1 foot long. 5 times price of 1
foot pipe.

TABLE 8—CHIMNEY PIPE 3' AND UNDER AND FITTINGS

Inside diameter (inches)	Plain or socket pipe	Single T 12" length	Single T 24" length	Double T	Bottom pipe	Offsets	Discount number
	Per foot	Each	Each	Each	Each	Each	
4	\$0.30		\$1.20	\$1.80	\$1.20		18
6	.35	\$1.05	1.40	2.10	1.40	\$1.75	18
8	.40	1.20	1.60	2.40	1.60	2.00	18
10	.55	1.65	2.20	3.30	2.20	2.75	18
12	.75		3.00	4.50			18
12	1.00		4.00	6.00			18

[Table 8 heading amended by Am. 3, 9 F.R. 7339, effective 7-5-44]

TABLE 9—PATENT CHIMNEY PIPE AND FITTINGS 2 1/2' LENGTHS

Inside diameter (inches)	Straight pipe per foot	Patent T's each	Discount number
4	\$0.30	24" long—\$1.20	21
6	.40	16" long—1.40	21
6		24" long—1.60	21
7	.45	17" long—1.60	21
8	.65	18" long—2.00	21
8		24" long—2.20	21
10	.75	24" long—3.00	21
12	1.00	24" long—4.00	21
14	1.20	24" long—4.80	21
16	1.50	24" long—6.00	21
18	2.25	30" long—9.00	21
21	2.95	30" long—11.80	21

12 foot lengths.

TABLE 10—FIRE CLAY THIMBLES

Inside diameter (inches)	4" long	6" long	8" long	10" long	12" long	Discount number
4	Each \$0.20	Each \$0.30	Each \$0.40	Each \$0.50	Each \$0.60	22
6	.30	.40	.50	.60	.70	22
6	.40	.50	.60	.70	.80	22
7	.50	.60	.70	.80	.90	22
8	.60	.70	.80	.90	1.00	22
10	.80	.90	1.00	1.10	1.20	22
12	1.00	1.10	1.20	1.30	1.40	22

TABLE 11—WALL COPING AND FITTINGS: DOUBLE SLANT

Size (inches)	Per foot	Angles, ends, and starters, corners	Tees	Discount number
9	\$0.35	Each \$1.40	Each \$1.75	23
13	.50	2.00	2.50	23
17	.75	3.00	3.75	23

SEC. 11.3 Percentage discounts. The percentage discounts set forth in the

following charts are so arranged that the applicable percentage discounts for any item, for various methods of distribution in any of the geographical zones in the Pacific area can be determined by the following procedure: Select the discount number shown on the list price tables for the desired item. An identical number appears in the left-hand column of the charts below. After determining the proper geographical zone within which the destination point occurs, and the character of the shipment (that is, whether (1) delivered at destination or delivered at factory; (2) carload lots; and (3) rail or motor carrier) the applicable percentage discount will be found at the junction of the vertical geographical zone column in the proper chart and the horizontal line at which the predetermined discount number appears.

CHART I—F. O. B. FACTORY DISCOUNTS

Discount number	Southern California, zones 1 to 5, inclusive		Arizona zone 1, Nevada zone 3	
	Dealer	Trade	Dealer	Trade
1				
2	19	10	19	
3	13	3		
4				
5	28	20	28	
6	35	35	35	
7	35	35	35	
8	28	28		
9	43	43		
10	76	70		
11	55	55		
12	15	15	15	15
13	25	25	25	25
14	25	25	25	25
15	10	10	23	
16	10	10	23	
17	10	10	23	
18	10	10	23	
19	10	10	23	
20	10	10	23	
21	10	10	23	
22	10	10	23	
23				

CHART II—CARLOAD SHIPMENTS—DELIVERED BY RAIL

Discount number	Southern California zones 1, 2, 3, 4, 5		Arizona, zone 1		Nevada, zone 3	
	Dealer	Trade	Dealer	Trade	Dealer	Trade
2	15	5	9 1/2	1 1/2	11 1/2	2 1/2
3	8 1/2	plus 2				
4						
5	19	10	14	6 1/2	17	9
6	30	30	22	22	25	25
7	30	30	24	21	26	20
8	24	21				
9	33	33				
10	71	65				
11	45	45				
12	5	5	1	1	4	4
13	20	20	10 1/2	10 1/2	13 1/2	13 1/2
14	20	20	12 1/2	12 1/2	13	13
15	5	5	12	plus 5 1/2	19 1/2	1 1/2
16	5	5	17	plus 1	22 1/2	4 1/2
17	5	5				
18	5	5	15	plus 3	20 1/2	2 1/2
19	5	5	20	2 1/2	20 1/2	2 1/2
20	5	5				
21	5	5				
22	5	5				

CHART III—8 TONS OR MORE, DELIVERED BY MOTOR CARRIER

Discount number	Southern California, zone 1		Southern California, zone 2		Southern California, zone 3		Southern California, zone 4		Southern California, zone 5		Nevada, zone 3	
	Dealer	Trade	Dealer	Trade	Dealer	Trade	Dealer	Trade	Dealer	Trade	Dealer	Trade
2	19	10	19	10	15	5	15	5	10 1/2	List	9	plus 1 1/2
3	13	3	13	3	8 1/2	plus 2	8 1/2	plus 2	4	plus 7		
4												
5	28	20	28	20	23	15	19	10	15	5	13	5
6	35	35	35	35	29 1/2	29 1/2	29 1/2	29 1/2	27	27	21 1/2	21 1/2
7	35	35	35	35	30	24	25	23	23	23	23	23
8	28	28	28	28	24	24	24	24	20	20		
9	43	43	43	43	38	38	38	38	33	33		
10	72	65	72	65	66	60	66	60	61	55		
11	50	50	50	50	45	45	45	45	40	40		
12	15	15	10	10	10	10	5	5	List	List	plus 5 1/2	plus 5 1/2
13	25	25	25	25	23	23	20	20	17	17	0 1/2	0 1/2
14	25	25	25	25	23	23	20	20	17	17		
15	10	10	10	10	7	7	5	5	List	List		
16	10	10	10	10	7	7	5	5	List	List		
17	10	10	10	10	7	7	5	5	List	List		
18	10	10	10	10	7	7	5	5	List	List		
19	10	10	10	10	7	7	5	5	List	List		
20	10	10	10	10	7	7	5	5	List	List		

CHART IV—SAN FRANCISCO AREA—13 TON LOYS

Discount number	Any purchase delivered to Zone "AA" and "A"	
	Truck	Rail
1	20	22½
2	20	22½
3	20	22½
4	20	22½
5	25	27½
6	25	27½
7	25	27½
8	25	32½
9		
10		
11		
12		
13		
14		
15	25	27½
16	25	27½
17	25	27½
18	25	27½
19	25	27½
20	25	27½
21	25	27½
22	25	27½

CHART V—SAN FRANCISCO AREA

Discount number	5 tons or more delivered by motor carrier to—				
	Dealer, zone "AA" and "A"	Main sewer contr., zone "AA" and "A"	Govt., zone "AA" and "A"	Trade, zone "AA" and "A"	Casual buyer, zone "AA" and "A"
1	10	10	5½	5½	½
2	10	10	5½	5½	½
3					
4	10	10	5½	5½	½
5	15½	15½	11	11	6
6	15½	15½	15½	12½	12½
7	15½	15½	15½	12½	12½
8	20	20	15½	15½	10½
9					
10					
11					
12					
13					
14					
15	15½		11	11	
16	15½		11	11	
17	15½		11	11	
18	15½		11	11	
19	15½		11	11	
20	15½		11	11	
21	15½		11	11	
22	15½		11	11	

CHART VIII—SEATTLE TERRITORY

(Delivered by rail)

Discount number	Washington Zone 1				Washington Zone 2	Washington Zone 3	Oregon Zone 1
	Trade class 1	Trade class 2	Trade class 3	Trade class 4	All trade classes	All trade classes	All trade classes
1	15	20	40	20	35	35	35
2	15	20	40	20	35	35	35
3	15	20	35	20	35	35	35
4	15	20	25	25	25	25	25
5	15	20	25	25	25	25	25
6	15	20	25	25	25	25	25
7	40½	44	54½	51	50	45	45
8	40½	44	47½	47½	50	45	45
9	40½	44	47½	47½	50	45	45
10	40½	44	47½	47½	50	45	45
11	40½	44	47½	47½	50	45	45
12			12½		12½	12½	12½
13			12½		12½	12½	12½
14			12½		12½	12½	12½
15			12½		12½	12½	12½
16			12½		12½	12½	12½
17			12½		12½	12½	12½
18			12½		12½	12½	12½
19			12½		12½	12½	12½
20			12½		12½	12½	12½
21			12½		12½	12½	12½
22			12½		12½	12½	12½

* Applies only to dealer sales. One-foot lengths 10 points less discount than above.

* Contractors on Federal projects 5 points less discount than above.

[Chart VIII amended by Am. 6, 9 F.R. 11170, effective 9-14-44]

No. 195—7

CHART VI—SAN FRANCISCO AREA

Discount number	2 to 5 ton quantities delivered by motor carrier to—				
	Dealer zone "AA" and "A"	Main sewer contr., zone "AA" and "A"	Govt., zone "AA" and "A"	Trade zone "AA" and "A"	Casual buyer, zone "AA" and "A"
1	10	10	plus 4½	plus 4½	plus 6½
2	10	10	plus 4½	plus 4½	plus 6½
3					
4	10	10	plus 4½	plus 4½	plus 6½
5	15½	15½	1	1	plus 4
6	15½	15½	15½	12½	12½
7					
8	20	20	5½	5½	12½
9					
10					
11					
12					
13					
14					
15	15½		1	1	plus 4
16	15½		1	1	plus 4
17	15½		1	1	plus 4
18	15½		1	1	plus 4
19	15½		1	1	plus 4
20	15½		1	1	plus 4
21	15½		1	1	plus 4
22	15½		1	1	plus 4

CHART VII—SAN FRANCISCO AREA

(Under two tons—Delivered by motor carrier)

Discount number	Government	
	Discount number	Zone "AA" and "A"
1		Plus 6½
2		Plus 6½
3		
4		Plus 6½
5		12½
6		13½
7		
8		3½
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		

CHART IX—SEATTLE TERRITORY

(Delivered by truck—5-ton minimum)

Discount number	Washington zone 1			
	Trade class 1*	Trade class 2*	Trade class 3*	Trade class 4*
1	15	20	40	30
2	15	20	40	30
3	15	20	35	30
4	15	20	25	25
5	15	20	25	25
6	40½	44	54½	51
7	40½	44	54½	51
8	40½	44	47½	47½
9	40½	44	47½	47½
10	40½	44	47½	47½
11	40½	44	47½	47½
12	List	List	15	List
13			15	
14	List	List	15	List
15	List	List	15	List
16	List	List	15	List
17	List	List	15	List
18	List	List	15	List
19	List	List	15	List
20	List	List	15	List
21	List	List	15	List

*CLASS OF CUSTOMERS

Trade class 1: Retail trade.
 Trade class 2: Retail problems; railroads; industries; general contractors.
 Trade class 3: Federal, State, county, city; building materials dealers.
 Trade class 4: Sewer contractors; wholesale plumbers; electric power contractors.
 * Applies only to Dealer sales for delivery in metropolitan Seattle and Portland; also f. o. b. depot or dock.

CHART X—DELIVERED BY RAIL IN STRAIGHT OR MIXED CARLOAD SHIPMENTS TO DESTINATION IN THE FOLLOWING ZONES

Discount number	Washington zone 1	Oregon zone 2	Idaho zone 1	Idaho zone 2	Montana zone 1
1	20	20	20	27	35
2	20	20	20	27	35
3	20	20	20	27	35
4	20	20	20	27	35
5	20	20	20	27	35
6	20	20	20	27	35
7	20	20	20	27	35
8	40	40	40	37	45
9	40	40	40	37	45
10	40	40	40	37	45
11	40	40	40	37	45
12	125	125	125	125	125
13	125	125	125	125	125
14	125	125	125	125	125
15	125	125	125	125	125
16	125	125	125	125	125
17	125	125	125	125	125
18	125	125	125	125	125
19	125	125	125	125	125
20	125	125	125	125	125
21	125	125	125	125	125
22	125	125	125	125	125

* Dealers only. Contractors on Federal projects 5 points less than above.
 * 10 points discount to dealers.

CHART XI—DELIVERED BY MOTOR CARRIER—LESS THAN 25,000 (Spokane and Spokane Valley)

Discount number	Trade class No. 1*	Trade class No. 2*	Trade class No. 3*	Trade class No. 4*
1	10	20	25	15
2	10	20	25	15
3	10	20	25	15
4	10	20	25	15
5	10	20	25	15
6	10	20	25	15
7	10	20	25	15
8	10	20	25	15
9	10	20	25	15
10	10	20	25	15
11	10	20	25	15
12	10	20	25	15
13	10	20	25	15
14	10	20	25	15
15	10	20	25	15
16	10	20	25	15
17	10	20	25	15
18	10	20	25	15
19	10	20	25	15
20	10	20	25	15
21	10	20	25	15
22	10	20	25	15

*CLASS OF CUSTOMERS

Trade class 1: Retail trade.
 Trade class 2: Railroads; retail lumber yards which do not stock sewer pipe; wholesale plumbers (quantities less than 500 ft.).
 Trade class 3: Federal, State, county, city* (quantities over 500 ft.); sewer contractors; building material dealers; wholesale plumbers (quantities over 500 ft.).
 Trade class 4: House construction contractors* 3", 4" and 6" only; house construction contractors*, Federal, State, county, city (less than 500 ft.); retail plumbers.
 * Applies for city of Spokane only.

* 5 points less discount for delivery beyond city of Spokane up to fifty miles. 10 points less discount for delivery beyond fifty miles radius of Spokane and up to 125 miles.

* Dealers only.

CHART XII—DELIVERED BY MOTOR CARRIER—
26,000# OR MORE

[Spokane and Spokane Valley]

Discount number	Trade class* No. 2	Trade class* No. 3
1.....	27 1/2	30
2.....	27 1/2	30
3.....	27 1/2	30
4.....	27 1/2	30
5.....	27 1/2	30
6.....	27 1/2	30
7.....	27 1/2	30
8.....	37 1/2	40
9.....	37 1/2	40
10.....	37 1/2	40
11.....	37 1/2	40

*CLASS OF CUSTOMERS

Trade class 2: Railroads; retail lumber yards which do not stock sewer pipe; wholesale plumbers.

Trade class 3: Federal, State, county, city* (quantities over 500 ft.); sewer contractors; building material dealers; wholesale plumbers.

*Applies for city of Spokane only.

CHART XIII—SPOKANE

F. O. B. factory carloads. Trade class No. 3*

Discount number	
1.....	35
2.....	35
3.....	35
4.....	35
5.....	35
6.....	35
7.....	35
8.....	45
9.....	45
10.....	45
11.....	45

*CLASS OF CUSTOMERS

Trade class 3: Federal, State, county, city* (quantities over 500 ft.); sewer contractors; building material dealers; wholesale plumbers.

*Applies for city of Spokane only.

Sec. 11.4. *Maximum prices.* Maximum prices for sewer pipe products for the Pacific Area shall be determined by applying to list prices in the Tables 1 to 11, inclusive, the discounts as determined in the several charts set forth in section 11.3 hereof, in accordance with the following rules:

(a) (1) The maximum f. o. b. factory price for straight or mixed carload shipments of sewer pipe products from a plant within Southern California, when intended for delivery by rail to a destination within any geographical zone set forth in Chart I, shall be determined by applying the appropriate discounts set forth in Chart I, to the list prices contained in section 11.2.

[Subparagraph (1) amended by Am. 6, 9 F.R. 11170, effective 9-14-44]

(2) The maximum price for straight or mixed carload shipments of sewer pipe products delivered by rail to a destination within any geographical zone set forth in Chart II shall be determined by applying the appropriate discounts to the list prices contained in section 11.2.

(3) The maximum price for sewer pipe products in quantities of 8 tons or more delivered by motor carrier to a destination within any geographical zone set forth in Chart III shall be determined by applying the appropriate discounts to the list prices contained in section 11.2.

(4) (i) The maximum price for sewer pipe products in quantities of 13 tons or more delivered by motor carrier or rail to a destination within any geographical zone set forth in Chart IV shall be determined by applying the appropriate discounts to the list prices contained in section 11.2.

(ii) The maximum price for sewer pipe products in quantities of 13 tons or more delivered by motor carrier or rail to a destination within zones B to L, inclusive, shall be determined by applying to the list prices contained in section 11.2 the applicable discounts established in Chart IV for the items selected, reducing such discounts one point for delivery into each successive zone.

(5) (i) The maximum price of sewer pipe products sold in quantities of 5 tons or more to a purchaser designated in Chart V, and delivered by motor carrier to a destination within any geographical zone set forth in Chart V shall be determined by applying the appropriate discounts to the list price contained in section 11.2.

(ii) The maximum price for sewer pipe products sold in quantities of 5 tons or more to a purchaser designated in Chart V and delivered by motor carrier to a destination within zones B to L, inclusive, shall be determined by applying to the list prices contained in section 11.2 the applicable discounts established in Chart V for the items selected, reducing such discounts one point for delivery into each successive zone.

(6) (i) The maximum price for sewer pipe products sold in quantities of 2 to 5 tons to a purchaser designated in Chart VI, and delivered by motor carrier within any geographical zone set forth in Chart VI shall be determined by applying the appropriate discounts to the list prices contained in section 11.2.

(ii) The maximum price for sewer pipe products sold in quantities of 2 to 5 tons to a purchaser designated in Chart VI and delivered by motor carrier to a destination within zones B to L, inclusive, shall be determined by applying to the list prices contained in section 11.2 the applicable discounts established in Chart VI, for the items selected, reducing such discounts one point for delivery into each successive zone.

(7) (i) The maximum price of sewer pipe products sold in quantities of less than 2 tons to Government purchasers and delivered by motor carrier within any geographical zone set forth in Chart VII shall be determined by applying the appropriate discounts to the list prices contained in section 11.2.

(ii) The maximum price for sewer pipe products sold in quantities of less than 2 tons to Government purchasers and delivered by motor carrier to a destination within zones B to L, inclusive, shall be determined by applying to the list prices contained in section 11.2 the applicable discounts established in Chart VII for the items selected, reducing such discounts one point for delivery into each successive zone.

(8) The maximum price for straight or mixed carload shipments of sewer pipe products sold to a purchaser designated in Chart VIII, and delivered by rail within any geographical zone set forth in Chart VIII shall be determined by applying the appropriate discounts, subject to the qualifications set forth in footnotes 1 and 2, to Chart VIII, to the list prices contained in section 11.2.

(9) The maximum price for sewer pipe products sold in 5-ton minimum quantities to a purchaser designated in Chart IX, and delivered to a destination in the geographical zones set forth in Chart IX shall be determined by applying the appropriate discounts, subject to the qualification set forth in the footnote to Chart IX, to the list prices contained in section 11.2.

(10) The maximum price for straight or mixed carload shipments of sewer pipe products delivered by rail within any geographical zone set forth in Chart X shall be determined by applying the appropriate discounts, subject to the qualification set forth in the footnote to Chart X, to the list prices contained in section 11.2.

(11) The maximum price for sewer pipe products sold in quantities of 26,000 pounds or less to a purchaser designated by trade classes in Chart XI, and delivered by motor carrier within the geographical zone designated as Spokane and Spokane Valley, shall be determined by applying the appropriate discounts, subject to the qualifying footnotes set forth in Chart XI, to the list prices contained in section 11.2.

(12) The maximum price for sewer pipe products sold in quantities of 26,000 pounds or more to a purchaser designated by trade classes in Chart XII, and delivered by motor carrier within the geographical zone designated as Spokane and Spokane Valley, shall be determined by applying the appropriate discounts to the list prices contained in section 11.2.

(13) The maximum f. o. b. factory price for carload shipments of sewer pipe products from a plant within the Spokane territory when intended for delivery by rail to a destination within the area covered by Chart XIII and to a purchaser designated as Class 3 in Chart XIII shall be determined by applying the appropriate discounts to the list prices contained in section 11.2.

[Subparagraph (13) amended by Am. 6, 9 F.R. 11170, effective 9-14-44]

ARTICLE XII—MAXIMUM PRICES FOR VITRIFIED CLAY SEWER PIPE AND ALLIED PRODUCTS, WHEN SOLD FOR DELIVERY OUTSIDE A FACTORY'S NORMAL MARKET AREA

Sec. 12.1 *Application.* The provisions of this article provide a method whereby sewer pipe products may be shipped outside a manufacturer's normal market area to a Federal, State, County or Municipal Governmental Agency, or to a Drainage or Sewerage District, or to a contractor or subcontractor of any such Agency or District, at prices in excess of the maximum prices established in Article V to XI, inclusive, of this regulation. For all other shipments outside the manufacturer's normal market area, for use on a project other than one controlled by a Federal, State, County or Municipal Governmental Agency, or to a Drainage or Sewerage District, the maximum price established in Article V to XI, inclusive, for the geographical areas designated therein, shall apply.

Sec. 12.2 *Maximum prices for sewer pipe products sold by a manufacturer to a Government Agency, and shipped outside its normal market area.* (a) Re-

quirements which must be met by a manufacturer in order to use out-of-area maximum prices. A manufacturer may use the pricing method set forth in the next paragraph only when:

(1) He is selling to a Federal, State, County or Municipal Government, Agency or to a Drainage or Sewerage District, or to a contractor or subcontractor of any such Agency or District, for use on a project controlled by any such agency or district: *Provided*, That a manufacturer may sell to any person who resells to any of the foregoing at prices not in excess of the maximum prices established by this section.

(2) The seller must compute transportation charges on the basis of rail carload quantities.

(3) He secures and retains for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, a certificate signed by the purchaser in the following form:

CERTIFICATE FORM
(Form OPA 678-655)

Place _____
Date _____
Project _____
(Identity: Number, location, etc.)
Purchaser _____
(Area Engineer; Purchasing Agent; Contractor; Subcontractor)

Quantity and description of sewer pipe products required:

The quantity of sewer pipe products listed above are required for the construction of the project named above. Diligent effort has been made to secure the necessary products from the sources of supply normally servicing the area where the project is located. Such sources are unable to supply the required products within the time allotted for construction. Therefore, it becomes necessary to purchase the required products from _____ Company (indicate whether distributor or manufacturer), whose office is located at _____. The products so purchased will not be used on any project other than one controlled by a Federal, State, County or Municipal Governmental Agency, or by a Drainage or Sewerage District, or by a contractor or subcontractor of any such Agency or District, except products that have been rejected for cause.

(Name of purchaser)

By _____
(Title)

(4) The following form of endorsement shall be made by the seller if he is not the manufacturer of the sewer pipe products. Such endorsement may be made on the reverse side of purchaser's certificate.

ENDORSEMENT FORM
(Form OPA 678-656)

The undersigned has received an order from _____ of _____, which is covered by the certificate on the reverse side, or attached hereto. The undersigned is unable and will be unable to supply the requirements of the purchaser from our own stock of vitrified clay sewer pipe, or allied products, in the time allotted for delivery. It is therefore necessary to order from _____ of _____ the requirements of purchaser as listed on the certificate.

Prices charged the purchaser by the undersigned do not exceed the maximum prices established in section 12.3 of Revised Maximum Price Regulation No. 206.

By _____
(Title)

(b) The maximum price for any sewer pipe product sold by any person and shipped from a factory to a destination which is outside the normal market area of such factory may be determined in the following manner:

(1) A price f. o. b. factory not in excess of 95 percent of the f. o. b. plant price for straight or mixed carload shipments. The following methods shall be used in determining the f. o. b. plant price which shall apply to manufacturers who wish to use this section.

(i) For those manufacturers who sell on an f. o. b. plant basis, the price so established in this Revised Maximum Price Regulation No. 206.

(ii) For those manufacturers who sell at a delivered price based on geographical zones, the delivered price as established in this Revised Maximum Price Regulation No. 206 for the zone within which the factory is located, less the weighted average freight paid by the manufacturer, during the calendar year 1941, for delivery in the zone in which the factory is located.

For those manufacturers who determine their price in accordance with this subdivision (ii) the weighted average freight shall be determined in the following manner: From the total amount of freight paid during the year 1941 for rail delivery of sewer pipe products to the zone within which the factory is located, deduct that amount of freight applicable to dunnage only, that is, to crating, bracing, or other material carried for the protection of the product. Divide the balance by the total amount of tons of sewer pipe products delivered by rail, during the calendar year 1941, in the zone in which the factory is located. The result will be the weighted average freight per ton paid during the year 1941 for delivery by rail of sewer pipe products in the zone in which the factory is located.

(iii) For manufacturers located in the Eastern area, who sell at a delivered price based on freight rate zones, the delivered price as established in this Revised Maximum Price Regulation No. 206 in the first or 10¢ zone, less the highest amount of freight from Akron, for delivery to the first, or 10¢ zone.

(2) A delivered price may be charged under this provision not higher than the maximum price established in this section, f. o. b. factory plus the actual freight charges incurred by the manufacturer in making delivery to the point of destination.

(3) Material purchased in accordance with the provisions of this section which is in excess of requirements, or which is rejected by the purchaser for cause, may be re-sold to any person at the prices established by the General Maximum Price Regulation, for the same grade or quality for the area in which the product is ultimately used.

SEC. 12.3 *Reports for out-of-area shipments.* Every manufacturer who makes a sale pursuant to this article in

any month shall make a report to the Office of Price Administration, Washington 25, D. C., on or before the fifteenth day of the following month, setting forth a list of all sales which resulted in sewer pipe products being shipped to points outside his normal market area during the preceding calendar month, showing the name and address of the purchaser, the point of shipment and the point of delivery, the quantity and classification of products sold, the price charged, and the method of computing such price.

When used in this Revised Maximum Price Regulation No. 206, the term:

"Normal market area" for any factory means that area in which sewer pipe products were regularly offered for sale during the period January 1, 1940, to January 1, 1942; for the purposes of this definition, sewer pipe products will be deemed to have been "regularly offered for sale" only in that area in which the factory had salesmen travelling at regular intervals and/or customarily quoted for shipment during the above mentioned period.

[Sec. 12.1 through 12.3, inclusive, added by Am. 1, 8 F.R. 16395, effective 12-21-43; amended by Am. 7, 9 F.R. 13521, effective 11-15-44]

ARTICLE XIII—MAXIMUM PRICES FOR ROUND FLUE PIPE, ROUND FLUE FITTINGS, OVAL FLUE PIPE, AND OVAL FLUE FITTINGS MANUFACTURED BY BERGSTROM AND FRENCH COMPANY, LOS ANGELES, CALIFORNIA

SEC. 13.1 *Maximum prices for sales by Bergstrom and French Company, Los Angeles, California.* The maximum f. o. b. factory prices for carload or less-than-carload shipments of round flue pipe, round flue fittings, oval flue pipe, and oval flue fittings manufactured by Bergstrom and French Company, Los Angeles, California, shall be set forth in Chart I:

CHART I

BERGSTROM AND FRENCH CO., LOS ANGELES, CALIF.

Diameter	Round flue pipe	Round flue fittings	Oval flue pipe	Oval flue fittings
3"	Per foot \$0.112	Each \$0.44	Per foot	Each
4"	.12	.48	\$0.135	\$0.52
5"	.13	.52	.30	1.00
6"	.14	.56		
7"	.15	.60		
8"	.16	.64		
10"	.18	.72		
12"	.20	.80		

[Sec. 13.1 added by Am. 10, 10 F.R. 205, effective 1-18-45]

Effective date. This revised regulation shall become effective October 25, 1943.

[Revised Maximum Price Regulation 206 originally issued October 19, 1943]

[Effective dates of amendments are shown in notes following parts affected]

NOTE: The reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 2d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18344; Filed, Oct. 2, 1945; 4:35 p. m.]

**PART 1314—RAW MATERIALS FOR SHOES AND
OTHER LEATHER PRODUCTS**
[RPS 9,¹ Amdt. 14]

HIDES, KIPS AND CALFSKINS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

The proviso in § 1314.11 (a) (1) is amended to read as follows:

Provided, That the prices set forth in Table II shall apply only to hides delivered on or before January 4, 1946, pursuant to a firm contract entered into on or before October 6, 1945.

This amendment shall become effective October 2, 1945.

Issued this 2d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18342; Filed, Oct. 2, 1945;
4:33 p. m.]

PART 1305—ADMINISTRATION

[SO 132,² Amdt. 2]

**EXEMPTION AND SUSPENSION FROM PRICE
CONTROL OF CERTAIN FOODS, GRAINS AND
CEREALS, FEEDS, TOBACCO AND TOBACCO
PRODUCTS, AGRICULTURAL CHEMICALS,
INSECTICIDES AND BEVERAGES**

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

Supplementary Order No. 132 is amended in the following respect:

In Section 1 (a) (2), the following commodity is added in alphabetical order:

Cucumbers, fresh.

This amendment shall become effective as of October 1, 1945.

Issued this 2d day of October 1945.

CHESTER BOWLES,
Administrator.

Approved: September 28, 1945.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-18348; Filed, Oct. 2, 1945;
4:34 p. m.]

PART 1335—CHEMICALS

[MPR 597]

ORDINARY CHANNEL BLACK

A statement of the considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register.

¹ 7 F.R. 1227, 2000, 2132, 5706, 8948; 8 F.R. 2997, 11676, 12312, 13573, 15259, 16279; 9 F.R. 1325, 5987, 7431; 10 F.R. 457, 10022.

² 10 F.R. 11512.

Sec.

1. Prohibition against sales at higher than maximum prices.
2. Less than maximum prices.
3. Adjustable pricing.
4. Applicability of this regulation and relationship to other maximum price regulations.
5. Records and reports.
6. Evasion.
7. Enforcement.
8. Licensing.
9. Petitions for amendment.
10. Definitions.
11. Adjustments.
12. Maximum prices for ordinary channel black.

AUTHORITY: § 1335, 1056, issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155.

SECTION 1. Prohibition against sales at higher than maximum prices. On and after October 1, 1945 regardless of any contract, agreement, lease, or other obligation:

(a) No person making a sale of a commodity for which maximum prices are established by this regulation shall sell, deliver, or transfer such commodity at prices higher than the maximum prices established under this regulation.

(b) No person purchasing a commodity for which maximum prices are established by this regulation shall buy or receive such commodity in the course of trade or business at higher prices than the maximum prices established under this regulation.

(c) No person shall agree, offer, solicit, or attempt to do any of the foregoing.

SEC. 2. Less than maximum prices. Lower prices than those established by this regulation may be charged, demanded, paid or offered.

SEC. 3. Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production, and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order.

SEC. 4. Applicability of this regulation and relationship to other maximum price regulations—(a) Applicability. This regulation applies only to ordinary channel black (including ordinary ink and color blacks).

(b) *Relationship of this regulation to other regulations—(1) General Maxi-*

mum Price Regulation. The provisions of this regulation supersede the provisions of the General Maximum Price Regulation with respect to sales and deliveries of commodities covered by this regulation.

(2) *Relationship of this regulation to the Maximum Import Price Regulation.* The provisions of this regulation shall not apply to sales and deliveries of imported ordinary channel blacks which are governed by the Maximum Import Price Regulation.

(3) *Relationship of this regulation to the Second Revised Maximum Export Price Regulation.* The provisions of this regulation shall not apply to sales and deliveries of ordinary channel black for export, which are governed by the Second Revised Maximum Export Price Regulation.

(4) *Geographical applicability.* The provisions of this regulation shall be applicable to the forty-eight states of the United States and the District of Columbia.

SEC. 5. Records and reports. (a) Every person making sales on and after October 1, 1945 of commodities for which maximum prices are established under this regulation shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942 remains in effect, complete and accurate records of each purchase or sale, showing the date thereof, the name and address of the buyer and the seller, the price contracted for or received and the quantity of each type and grade of ordinary channel black purchased or sold.

(b) The persons mentioned in paragraph (a) above shall keep such other records and shall submit such other reports to the Office of Price Administration in addition to or in place of the records required in said paragraphs or the reports mentioned in Sec. 11 hereof as the Office of Price Administration may from time to time require subject to approval by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

SEC. 6. Evasion. Price limitations set forth in this regulation shall not be evaded, whether by direct or indirect methods, in connection with any offer, solicitation, agreement, sale, delivery, purchase or receipt of, or relating to ordinary channel black alone or in conjunction with any other commodity, or by way of commission, service, transportation, or other charge, discount, premium, or other privilege, or other trade understanding, or by transactions with or through the agency of subsidiaries or affiliates, or otherwise.

SEC. 7. Enforcement. Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, license suspension proceedings, and suits for treble damages provided for by the Emergency Price Control Act of 1942.

SEC. 8 Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control,

are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. 9. Petitions for amendment. Any person seeking an amendment to any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.

SEC. 10. Definitions. (a) When used in this regulation the term:

(1) "Beaded" means ordinary channel black which has been put in the form of beads or pellets, sometimes referred to as dustless or pelletized channel black.

(2) "Factory cost" means and includes the average at all carbon black plants operated by a particular manufacturer of materials, labor, and such indirect manufacturing costs as are properly assignable to the production of a commodity subject to this regulation.

(3) "General administrative and selling expenses" and "total cost" means the actual general administrative and selling expenses and total cost at all carbon black plants operated by a particular manufacturer.

(b) Unless the context otherwise requires, the definitions set forth in Section 302 of the Emergency Price Control Act of 1942 shall apply to other terms used herein.

SEC. 11. Adjustments—(a) Applications. Any manufacturer of ordinary channel black subject to this regulation may apply for an adjustment of his maximum prices established under this regulation if the Office of Price Administration finds that there is a general shortage of supply of such commodities, and if it can be shown that an adjustment of such price is necessary to enable such manufacturer to maintain or expand his production of said commodity.

—(b) *Amount of adjustment.* No adjustment will be made under this section unless the Price Administrator finds that a price increase is necessary to aid in securing essential supply. Furthermore, any adjustment granted under this section shall be limited as follows:

(1) To an amount sufficient to make the adjusted price per unit equal to factory cost per unit where applicant's current over-all profits on an annual basis are favorable as judged by his own or the industry's historical experience.

(2) To an amount sufficient to make the adjusted price per unit equal to factory costs per unit, plus general administrative and selling expenses per unit, where applicant's current over-all profits on an annual basis are normal as judged by his own or the industry's historical experience.

(3) To an amount sufficient to make the adjusted price per unit equal to total cost per unit, plus an adequate margin of profit per unit, where applicant's current over-all profits on an annual basis

are unfavorable as judged by his own or the industry's historical experience.

(c) *Orders issued under this section.* The Office of Price Administration may authorize or deny by order the maximum prices requested or any modification thereof and may also adjust the maximum prices of resellers.

SEC. 12. Maximum prices for ordinary channel black—(a) Producer's sales—
(1) *In carload lots.* The maximum price, f. o. b. plant, freight adjusted with Amarillo, Texas, for sales of ordinary beaded channel black shall be as follows:

	Cents per pound
In bulk (covered hopper cars)-----	5.00
In bags-----	5.25
In cartons-----	6.00
In cases-----	7.25

The carload prices specified above shall also apply to carload lots of compressed black. For ordinary uncompressed black, add .075¢ per pound to the above carload prices. All containers are included in the above prices.

(2) *In LCL lots.* The maximum prices per pound of ordinary channel black delivered at the customers plant or f. o. b. seller's plant or ex warehouse at the buyer's option shall be:

	Cents per pound
Bags (compressed or beaded)-----	9.20
Cartons (compressed or beaded)-----	9.20
Cases (compressed or beaded)-----	11.20

For ordinary uncompressed channel black, add .5¢ per pound to the above prices. All containers are included in the above prices.

(b) *Resellers' prices.* Resellers' maximum prices for ordinary channel black shall be their maximum prices established under the original General Maximum Price Regulation on May 11, 1942 plus 1.7¢ per pound.

This regulation shall become effective October 1, 1945.

NOTE: The record-keeping and reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 1st day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18260; Filed, Oct. 1, 1945; 4:57 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS [FPR 1, Amdt. 3 to Supp. 2¹]

PROCESSED BEANS, PROCESSED MACARONI PRODUCTS AND PROCESSED NOODLE PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

Section 6 (d) is amended to read as follows:

(d) When the seller must figure a delivered price (section 2.6 of FPR 1).

¹ 9 F.R. 6722, 14016; 10 F.R. 4335.

This amendment shall become effective October 8, 1945.

Issued this 3d day of October 1945.

CHESTER BOWLES,
Administrator.

Approved: September 21, 1945.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-18359; Filed, Oct. 3, 1945; 11:07 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS [FPR 1, Amdt. 10 to Supp. 6¹]

CERTAIN FROZEN FRUITS, BERRIES AND VEGETABLES AND RELATED PRODUCTS (1944 AND LATER PACES)

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

Supplement 6 to Food Products Regulation No. 1 is amended in the following respects:

1. Section 8 (d) is amended to read as follows:

(d) *Elective pricing method for processors* (section 2.4 of FPR 1). The maximum "markup percentage" is 175%. The maximum price shall be figured and reported on a no-storage basis, by using the maximum price for the "most closely comparable commodity" on the same basis. (See section 7a for treatment of storage.)

2. Section 8 (e) is amended to read as follows:

(e) *Individual authorization of maximum prices* (section 2.5 of FPR 1).

This amendment shall become effective October 8, 1945.

Issued this 3d day of October 1945.

CHESTER BOWLES,
Administrator.

Approved: September 25, 1945.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-18359; Filed, Oct. 3, 1945; 11:07 a. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS [RMFR 507, Amdt. 7]

CEILING PRICES OF CERTAIN FRESH AND FROZEN FISH AND SEAFOOD SOLD AT RETAIL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation No. 507 is amended in the following respect:

In section 26, Tables A-I and A-II are amended to read as follows:

¹ 10 F.R. 7244, 7623.

² 9 F.R. 14691; 10 F.R. 2239, 3534, 3579, 7340, 10311.

CENTS PER POUND MARK-UPS OVER "NET COST" ALLOWED TO RETAILERS FOR FISH AND SEAFOOD COVERED BY THIS REGULATION, BY SPECIES, FOR THE MONTHS OF OCTOBER, NOVEMBER, DECEMBER, JANUARY, FEBRUARY, MARCH AND APRIL.

Kind of fish:	Whole fish sold on gross weight basis and prepared to customer's order ¹		Fillets, cuts and steaks sold as purchased ¹	
	Groups 1 and 2	Groups 3 and 4	Groups 1 and 2	Groups 3 and 4
I. Fresh Fish				
1. Alewives.....	7	5		
2. Blackback.....	9	7	10	8
3. Codfish, Atlantic.....	9	7	10	8
4. Cusk.....	9	7	10	7
5. Dab, Sea.....	8	6	10	8
6. Haddock.....	9	7	10	8
7. Hake.....	9	7	10	7
8. Hake, Mud.....	8	6	10	7
9. Herring, Atlantic.....	7	5		
10. Pollock.....	8	6	9	7
11. Rosefish.....	8	6	10	7
12. Sole, Grey.....	9	7	11	10
13. Sole, Lemon.....	10	8	14	14
14. Swordfish.....	12	11	11	10
15. Whiting.....	8	6	9	6
16. Wolffish.....	10	9	10	9
17. Yellowtail, Atlantic.....	8	6	10	8
18. Bonito, Atlantic.....	9	7	9	7
19. Cod, True, Pacific.....	9	7	10	7
20. Flounder, Pacific.....	8	7	10	7
21. Halibut.....	10	8	10	8
22. Ling Cod, Pacific.....	9	7	10	8
23. Rock (Red) Cod, Pacific.....	9	7	10	7
24. Sablefish.....	9	7	10	7
25. Salmon, Blueback, Sockeye.....	10	8	10	8
26. Salmon, Chinook, King.....	10	8	10	8
27. Salmon, Fall.....	9	7	9	7
28. Salmon, Pink.....	10	8	10	8
29. Salmon, Silver.....	10	8	10	8
30. Salmon, Steelhead.....	9	7	9	7
31. Sole, Silver, Pacific.....	8	7	10	7
32. Sole, Dover.....	8	7	10	7
33. Sole, English.....	8	7	10	7
34. Sole, Petrale.....	9	7	10	8
35. Sole, Sand.....	8	7	10	7
36. Sole, Turbot.....	8	7	10	7
37. Tuna, Albacore.....	11	10	11	9
38. Tuna, Bluefin.....	10	8	10	7
39. Tuna, Skipjack, Striped.....	10	8	10	7
40. Tuna, Yellowfin.....	10	8	10	7
41. Yellowtail, Pacific.....	9	8	9	7
42. Fluke.....			10	8
43. Salmon, Atlantic.....	11	9	11	9
44. Bonito, Pacific.....	9	8	9	7
45. Skate.....	8	6		
46. Eel, Conger (Ocean Pout).....	8	6	9	6

FRESH SEAFOOD SOLD AS PURCHASED ¹

Kind of seafood:	Groups 1 and 2	Groups 3 and 4
	Cents per pound	Cents per pound
II. Fresh Seafood		
1. Scallops, Bay.....	14	13
2. Scallops, Sea.....	13	12
3. Shrimp and Prawn.....	10	8

¹ Retailers processing these items prior to offering for sale at retail, who price in accordance with section 15, shall use these tables.

This amendment shall become effective October 11, 1945.

Issued this 3d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18363; Filed, Oct. 3, 1945; 11:07 a. m.]

PART 1380—HOUSE AND SERVICE INDUSTRY MACHINE

[MPR 86]

DOMESTIC WASHING AND IRONING MACHINES

Revised Price Schedule No. 86 is redesignated Maximum Price Regulation No. 86 and is amended to read as follows:

In the judgment of the Price Administrator the maximum prices established by this revision of Revised Price Schedule No. 86 are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended; The Stabilization Act of 1942, as amended, and Executive Orders No. 9250, No. 9328, and No. 9599. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and filed with the Division of the Federal Register.

ARTICLE I—SCOPE OF THIS REGULATION

Sec.

- Articles covered.
- Persons and transactions covered.

ARTICLE II—MANUFACTURERS' CEILING PRICES

- Models on which a price was quoted between January 1, 1941, and October 15, 1941.
- Revocation of certain ceiling prices and adjustments.
- Reconversion adjustments of certain ceiling prices.
- New or changed models involving minor changes.
- New or changed models involving a change, not a minor change.
- Downward adjustment of certain prices established or reported.
- Ceiling prices fixed by special orders.
- Ceiling prices for sales to new classes of purchasers.

Sec.

- Establishment of ceiling prices in certain cases.
- Reports, catalogues and price lists.
- Sales to the United States and Allied Governments.

ARTICLE III—CEILING PRICES FOR RESALES BY DISTRIBUTORS AND DEALERS

- Establishment of resale prices for distributors and dealers by order.
- Distributors' ceiling prices.
- Dealers' ceiling prices.
- Zones.
- Sales invoices.
- Tagging.
- Relation of this regulation to other price regulations.
- Modifications of provisions of this regulation.
- Compliance with the regulation.
- Geographical applicability.

AUTHORITY: § 1380.1 issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155.

ARTICLE I—SCOPE OF THIS REGULATION

SECTION 1. *Articles covered.* This regulation covers sales of domestic washing machines and domestic ironing machines. As used in this regulation a washing machine means a mechanically operated new washing machine of the type commonly used in households for washing clothes, linens and similar household articles. Among others, this includes tray type machines designed for use with a separate stationary tub.

As used in this regulation an ironing machine means a mechanically operated new ironing machine of the type commonly used in households for ironing clothes, linens, and similar household articles.

SEC. 2. *Persons and transactions covered.* (a) This regulation covers all sales and deliveries of domestic washing and ironing machines by any person.

(b) As used in this regulation:

(1) "Manufacturer" means a person who operates a factory in which washing machines or ironing machines are manufactured or assembled, or a person who regularly sells private brand washing or ironing machines to distributors, or a person who sells to purchasers for resale private brand washing or ironing machines, patterns or dies for which he owns or controls.

(2) "Distributor" means any person who is not a "manufacturer" and who buys completed washing or ironing machines and resells them to persons other than consumers.

(3) "Dealer" means a person who buys completed washing or ironing machines and resells them to consumers.

(4) "Person" includes an individual, corporation, or any other organized group; their legal successors or representatives; the United States or any government or any of their political subdivisions.

(5) "Class of purchaser" means any purchaser or group of purchasers to whom the seller had an established practice during the period January 1-October 15, 1941, inclusive, of selling the same type of article at prices different from those charged other purchasers, or groups of purchasers. A class of purchaser may be a single purchaser or a

kind of purchaser (for example mail order establishments, department stores, etc.) or purchasers located in a particular area (for example, distributors in the west coast area, etc.) or purchasers who buy in particular quantities (for example dealers who buy in quantities of 5 or more) or purchasers who buy under particular conditions of sale (for example, long term credit, 5% cash discounts, etc.)

Any purchaser, kind of purchaser, or purchaser on certain terms or conditions of sale, which the trade has generally recognized as constituting a separate class of purchaser, and for sales to which the seller does not have a ceiling price established by or under this regulation is a new class of purchaser under this regulation. A seller's ceiling prices for sales to a new class of purchaser must be established under section 10 of this regulation.

ARTICLE II—MANUFACTURERS' CEILING PRICES

SEC. 3. Models on which a price was quoted between January 1, 1941 and October 15, 1941. A manufacturer's ceiling price for sales to a particular class of purchaser of a washing or ironing machine model on which he quoted a price between January 1, 1941 and October 15, 1941 is the price determined under the first applicable rule of the following contained in this section:

Rule 1. If a price list which the manufacturer had in effect at any time during the period October 1-15, 1941, inclusive, contained a price for sales of a particular model to a particular class of purchaser, his ceiling price for sales of that model to that class of purchaser is the highest price quoted by any such price list for those sales.

Rule 2. If a manufacturer cannot use Rule 1 because he did not have any price list in effect at any time during the period October 1-15, 1941, inclusive, or because the price lists he had in effect during that time contained no price for sales of a particular model to a particular class of purchaser, then his ceiling price for sales of that model to that class of purchaser is the highest net price, f. o. b. manufacturer's point of shipment, at which he made or contracted to make such a sale during the period October 1-15, 1941, inclusive.

Rule 3. If a manufacturer cannot use either Rule 1 or Rule 2, then his ceiling price for sales of a particular model to a particular class of purchaser is the highest net price, f. o. b. manufacturer's point of shipment, at which he sold or contracted to sell that model to a purchaser of the same class during the period January 1 to September 30, 1941, inclusive. This price may, however, be increased if the manufacturer, during the period January 1-October 15, 1941, increased his prices for some models of washing or ironing machines in his line, but did not increase his prices for the particular model because he had stopped producing that model before the time he increased his prices. The amount of the increase may not exceed a percentage of that price equal to that by which he increased his prices during the period January 1-October 15, 1941, for the most comparable model in his line on October 15, 1941. The price increased in this manner becomes the manufacturer's ceiling price for sales of that model to that class of purchaser.

Rule 4. If the manufacturer cannot find his ceiling price under Rules 1, 2, or 3 for a

sale of a particular model to a particular class of purchaser, because he did not quote any prices for that model to that class of purchaser during the period January 1 to October 15, 1941, then his ceiling price for that sale is his ceiling price to any other class of purchaser to whom he contracted to sell, sold or quoted it during that period, adjusted to reflect his customary differential then in effect for sales to that particular class of purchaser.

SEC. 4. Revocation of certain ceiling prices and adjustments. (a) Regardless of any contrary provision in Revised Price Schedule No. 86 or any written approval or order previously issued thereunder by the Office of Price Administration, all manufacturers' ceiling prices established before October 4, 1945 for models first offered for sale after October 15, 1941 are hereby revoked. New ceiling prices for those models must be established in accordance with sections 7, 8, or 10, whichever is applicable.

(b) All orders or other specific authorization issued by the Office of Price Administration at any time before October 4, 1945 by which a manufacturer was permitted to make an upward adjustment in his previously established ceiling prices are hereby revoked. Hereafter those adjustments may not be made, nor may they be used in the computation of ceiling prices for other models of washing or ironing machines.

SEC. 5. Reconversion adjustment of certain ceiling prices. This section authorizes reconversion adjustments by manufacturers of certain ceiling prices. Unless a manufacturer is otherwise directed by an order issued by the Office of Price Administration under this section, every manufacturer of washing or ironing machines may adjust any ceiling price which he fixed for sales to purchasers for resale and to the United States and Allied Governments in accordance with Section 3 of this regulation, by adding to that price an amount equal to 7.7% of that price. Orders will be issued under this section denying a manufacturer permission to adjust his ceiling prices by all or part of this increase when it appears to the Price Administrator, on the basis of the manufacturer's production plans as previously filed with the War Production Board and other information available to the Office of Price Administration, that the manufacturer has discontinued production of his low-end model or has decreased the proportion of low priced to high priced models which he manufactures so that his present or prospective production is not representative of his production in that respect of those machines during the year July 1, 1940 to June 30, 1941. The average price at which the manufacturer's production of each type of machine will be sold will be considered in determining how much, if any, of the increase will be granted to such a manufacturer.

SEC. 6. New or changed models involving minor changes. (a) A manufacturer's ceiling prices for any model washing or ironing machine he produces which does not differ by more than a

"minor change" from another model for which he has already established ceiling prices are the ceiling prices of the model already priced. Any change which reduces the efficiency, convenience, or safety of operation, of the machine being changed is a major change.

(b) For purposes of this regulation only the following changes are minor changes:

(1) Changes in, addition to, or elimination of decorative moldings, strips, fittings or hardware; and changes in the design of the sheet metal or cast metal components: *Provided*, That the total changes do not amount in the aggregate to more than two pounds in the weight of metal.

(2) Changes in gauge of metal: *Provided*, That the efficiency or quality of the washing or ironing machine is not decreased.

(3) Changes in color or finish: *Provided*, That the type of finish is not changed.

(4) Changes in the make of the motor or gas engine.

(5) Interchanging porcelain enamel finish and bright finishes such as chrome or nickel plating.

(6) Changes in the specifications of the casters.

(7) Changes in the composition of the wringer rolls.

(8) Changes in the material used in the agitator.

(9) Changes in name plate or decal.

(10) Changes in the form of the transmission case.

(11) In the case of a washing machine changes in, but not elimination of the timer, off and on switch, overload switch, cord reel, or thermometer.

(12) In the case of an ironing machine, changes in, but not elimination of the thermostatic controls, lap shelf, end shelves, switches, speed rolls, clothes racks, porcelain table top, shoe edge protector, light, or emergency shoe release.

SEC. 7. New or changed models involving a change, not a minor change—(a) Pricing formula. If you are a manufacturer who cannot find his ceiling price under sections 3, 5, or 6, then your ceiling price is the price properly determined according to the following formula:

(1) Find the model of washing or ironing machine for which you have a ceiling price, which is comparable to the machine being priced. The "comparable" model is the one which is most like the machine being priced in design, construction, and operation, and which is closest to it in unit direct cost. If a machine on which "minor changes" have been made is subsequently used as the "comparable" model in pricing a new or changed model, the cost of the comparable model shall be computed on the basis of the cost to make the machine without the "minor changes".

(2) Find the current unit direct cost of the comparable model. Current unit direct cost means the cost of direct materials and direct labor computed on the basis of (1) your normal production volume and your normal material purchase practices; (2) current material prices

paid not to exceed ceiling prices; (3) wage rates in effect at the time the report is prepared; (4) labor efficiency and material waste allowances determined at the time of or just prior to the preparation of the report. For the purpose of this section, direct material and direct labor do not include any items of factory expense or burden, pattern and tool and die cost, production engineering, warehousing and shipping expense, royalties, and items of selling, general and administrative expense. If you are not producing the comparable model, you nevertheless compute the current direct cost on the basis described above.

(3) Find the current direct cost of the model being priced on the same basis as described in sub-paragraph (2) in a manner consistent with the current direct cost of the comparable model.

(4) Find your mark-up factor by dividing the ceiling price of the comparable model by its unit direct cost. You must use your ceiling price to the class of purchasers (distributors, dealers, mail order houses, etc.) who buy from you in the greatest volume.

(5) Multiply the unit direct cost of the model being priced by that mark-up factor. The result is your ceiling price to the class of purchaser used in subparagraph (4). Your ceiling prices to any other class of purchaser, for the model being priced, must be calculated on the basis of the percentage differential which you customarily had in effect for sales to that class of purchaser.

(b) *Reporting and waiting provisions.* (1) If a manufacturer uses this section to find his ceiling price, he may not without special authorization sell, offer to sell, or deliver the washing or ironing machine until his ceiling price has been approved by the Office of Price Administration. To receive that approval, a manufacturer must comply with the reporting and waiting provisions which are stated below.

(2) The manufacturer must report the price which he has arrived at under this section on OPA Form 2585 provided for that purpose giving all the information called for by that form. These forms may be obtained by him from the Office of Price Administration, Washington, D. C., and his report must be filed there. With the form he must include an illustration and specifications of both the new and comparable models. If he receives a written acknowledgment and approval of his report, he may proceed at once to sell the washing or ironing machine at the reported price. If the manufacturer does not receive approval of his price within 15 days from the day on which he mailed the report he may, nevertheless, treat his reported price as his ceiling price: *Provided* (a) he has reported the correct ceiling price of the comparable article used in the computation, and (b) he has used reasonable care and good faith in selecting and reporting the comparable model used in his computation, and (c) he has used reasonable care and good faith in arriving at and reporting all unit direct costs computed and reported in accordance

with the provisions of this section. If the manufacturer has not met all three of these conditions, a sale at the reported price, if it is higher than the correctly determined price, is in violation of this regulation, even though the manufacturer did not hear from the Office of Price Administration within 15 days or even though his reported price was approved.

SEC. 8. *Downward adjustment of certain prices established or reported.* Prices established or reported under Sections 6 or 7 are subject to reduction at any time by written order of the Office of Price Administration if (1) the price appears to be out of line with prices established for similar models, taking into account the manufacturer's relationships with other manufacturers during the base period, or (2) the price is too high in comparison with the manufacturing or selling conditions actually experienced, or (3) the price is found to be incorrect under the provisions of the applicable pricing method. Any reduction under this section will not be retroactive if the manufacturer has an established ceiling price and has met the three conditions specified in paragraph (b) of section 7 in arriving at and reporting his price.

SEC. 9. *Ceiling prices fixed by special orders.* (a) If a manufacturer cannot apply the formula in Section 7 because he has no comparable model, then his ceiling price for sales to a particular class of purchaser is the price specifically authorized by the Office of Price Administration for such sale, in line with the level of ceiling prices fixed by this regulation. Applications for the establishment of such prices must be made in writing to the Office of Price Administration, Washington, D. C. The manufacturer may not, except in the case of sales to the United States or Allied Governments, (see section 13 below) sell, offer to sell, or deliver a washing or ironing machine for which a price must be fixed under this section prior to specific authorization by the Office of Price Administration.

(b) Applications under this section shall contain a detailed breakdown of the unit direct costs of the new model (computed in the manner set forth in section 7 (a)), a list of the major specifications of that model, a photograph or other illustration of that model, and the manufacturer's proposed ceiling prices for sales to each class of purchaser.

SEC. 10. *Ceiling prices for sales to new classes of purchasers.* If a manufacturer cannot find his ceiling price for sales to a particular class of purchaser under any of the preceding sections of this regulation, or under any order issued under this regulation, he shall apply for the establishment of ceiling prices or a method of determining his ceiling prices for sales to that class of purchaser. The application shall be made by letter to the Office of Price Administration, Washington 25, D. C., and shall indicate the classes of purchasers for sales to whom prices are to be fixed. In addition the application

shall set forth the manufacturer's proposed ceiling prices for those sales. An order will be issued under this section establishing ceiling prices or a method of determining ceiling prices in line with the level of ceiling prices fixed by this regulation.

SEC. 11. *Establishment of ceiling prices in certain cases.* If a manufacturer is required by this regulation to file a report under Section 7 or to apply for the establishment of a ceiling price under sections 9 or 10, and he fails to do so, or he fails to provide any of the information required in those sections, the Office of Price Administration may, on its own motion, issue orders under this section fixing ceiling prices for the manufacturer's sales in line with the level of ceiling prices established by this regulation. Ceiling prices so established will be effective as of the date of the first sale.

SEC. 12. *Reports, catalogues, and price lists.* (a) Every manufacturer of articles covered by this regulation must notify the Office of Price Administration, Washington, D. C., whenever he changes the model designation of any washing or ironing machine in his line, and whenever he adds a new model to his line. This report may be made by letter and must give the model designation of both the model changed and the new model. This report must be mailed within three days after the change or addition is made.

(b) Every manufacturer must file with the Office of Price Administration, Washington 25, D. C., a copy of every catalogue and price list for domestic washing or ironing machines, issued by him on and after October 15, 1941. In addition, every manufacturer must file a copy of every notification he issues to the trade after the effective date of this regulation concerning new prices, changes in prices, or changes in terms, discounts or allowances. Copies of these notifications must be filed within ten days after they have been issued to the trade.

SEC. 13. *Sales to the United States and Allied Governments.* (a) A manufacturer may sell and deliver tentatively collect a price for any washing or ironing machine which is sold directly to any agency of the United States Government or of any Allied Government prior to the establishment of a ceiling price for sales of the machine to that class of purchaser. The manufacturer must, however, inform the buyer that the ceiling price is still to be established under this regulation and he must refund any amount collected which is in excess of the ceiling price approved or established by the Office of Price Administration. Within ten days after the manufacturer has entered into a contract for such a sale, he must file a report or an application as provided in section 7, 9 or 10, whichever is applicable.

ARTICLE III—CEILING PRICES FOR RESALES BY DISTRIBUTORS AND DEALERS

SEC. 14. *Establishment of resale prices for distributors and dealers by order.*

Whenever the manufacturer's ceiling prices for a washing or ironing machine have been determined under this regulation, an order may be issued fixing ceiling prices, or a method of determining ceiling prices for sales of the machine by distributors and dealers. Resale ceiling prices established by an order under this section supersede any prices established under any other provision of this regulation for those sales.

SEC. 15. Distributors' ceiling prices. A distributor's ceiling price for sales of a particular model of washing or ironing machine to a particular class of purchaser is that established for his sales by an order issued under section 14. If no ceiling price has been established for the particular sale by such an order he shall determine his ceiling price under the first applicable rule of the following contained in this section:

Rule 5. If the distributor sold the identical model (or a model differing from it by minor changes only and priced under section 6), to the same class of purchaser during the period October 1-15, 1941, inclusive, he shall determine his ceiling price for the sale by adding to the highest price charged by him for such a sale of the original model during that period an amount equal to 4.9% of that price.

Rule 6. If the distributor sold the identical model (or a model differing from it by minor changes only and priced under section 6), during the period October 1-15, 1941 inclusive, but cannot use Rule 5 because he did not sell it to that particular class of purchaser, then his ceiling price for that sale is his ceiling price to any other class of purchaser as determined under Rule 5 adjusted to reflect his customary differential in effect during that period on sales to that particular class of purchaser.

Rule 7. If the distributor cannot use Rules 5 or 6 his ceiling price for a sale of that model to a particular class of purchaser is the ceiling price established under Rules 5 or 6 for such a sale by his "most closely competitive seller of the same class". A distributor's "most closely competitive seller of the same class" is a distributor who (a) is selling the identical model of washing or ironing machine to the same class of purchaser and (b) is located nearest to the seller in the same zone and (c) is closely competitive in the sale of such machines. The area included in each zone is set forth in section 17.

Rule 8. If the distributor cannot otherwise find his ceiling price for a particular sale, his ceiling price for that sale is the price established by the Office of Price Administration in an order under this section.

An application under this rule shall state the name of the manufacturer of the machine being priced, its model designation, the classes of purchaser to whom the applicant proposes to sell the machine, the ceiling prices he proposes for such sales, and a statement of the reasons he cannot use the other rules in this section.

SEC. 16. Dealers' ceiling prices. A dealer's ceiling price for sales of a particular model of washing or ironing machine to a consumer is that established for his sales by an order issued under Section 14. If no ceiling price has been established for his sales by such an order he shall determine his ceiling price for the sale in accordance with the following table:

If the manufacturer's lowest net ceiling price ¹ to distributors is—	The retail ceiling price in each zone ² is—		
	Zone 1	Zone 2	Zone 3
\$12.92 or more, but less than \$16.14...	\$22.00	\$24.00	\$26.00
\$16.15 or more, but less than \$18.84...	31.00	33.00	35.00
\$18.85 or more, but less than \$21.00...	34.00	36.00	38.00
\$21.01 or more, but less than \$23.03...	37.00	39.00	41.00
\$23.04 or more, but less than \$25.23...	40.00	42.00	44.00
\$25.24 or more, but less than \$27.49...	43.00	45.00	47.00
\$27.50 or more, but less than \$29.85...	46.00	48.00	50.00
\$29.86 or more, but less than \$32.33...	49.00	51.00	53.00
\$32.34 or more, but less than \$34.93...	52.00	54.00	56.00
\$34.94 or more, but less than \$37.63...	55.00	57.00	59.00
\$37.64 or more, but less than \$40.43...	58.00	60.00	62.00
\$40.44 or more, but less than \$43.31...	61.00	63.00	65.00
\$43.32 or more, but less than \$46.29...	64.00	66.00	68.00
\$46.30 or more, but less than \$49.36...	67.00	69.00	71.00
\$49.37 or more, but less than \$52.50...	70.00	72.00	74.00
\$52.51 or more, but less than \$55.71...	73.00	75.00	77.00
\$55.72 or more, but less than \$58.99...	76.00	78.00	80.00
\$59.00 or over...	79.00	81.00	83.00

¹ The lowest net ceiling price is the lowest ceiling price which the manufacturer has for sales to any class of distributor for sales of the machine equipped with an electric motor (but, in the case of a wringer type machine, not with a water pump), less all discounts and all discounts except discounts for prompt payment.

² The areas included in each zone are set forth in section 17.

If a washing machine is equipped with a water pump, \$10.00 may be added to the ceiling price for the machine shown in the above table.

If a washing machine is equipped with a gasoline motor, instead of an electric motor, \$25.00 may be added to the ceiling price for the machine shown in the above table.

SEC. 17. Zones. For purposes of this regulation Zones 1, 2, and 3 consist of the following states:

Zone 1. Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina, West Virginia, Ohio, Kentucky, Indiana, Michigan, Illinois, Wisconsin, Missouri, Iowa, Minnesota, Kansas, Nebraska, South Dakota, and the District of Columbia.

Zone 2. Georgia, Mississippi, Tennessee, Louisiana, Florida, Arkansas and Oklahoma.

Zone 3. Washington, Oregon, California, Nevada, Montana, Idaho, Utah, Colorado, Wyoming, New Mexico, Arizona and Texas.

ARTICLE IV—GENERAL PROVISIONS

SEC. 18. Sales invoices. Every manufacturer, distributor, and dealer who sells a washing or ironing machine after October 4, 1945, shall furnish every purchaser with an invoice showing the date of sale, the name and address of both the buyer and seller, the model number of each machine sold, the price charged, the quantity of each model sold, the terms of sale, and the nature and amount of any additional charges. Every seller must keep a copy of every sales invoice available for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

SEC. 19. Tagging. Unless an order issued under section 14 specifically provides otherwise:

(a) No person may sell at retail any machine covered by this regulation unless there is attached to the machine a tag or label containing the OPA retail ceiling price for sales of the machine in the seller's zone.

(b) On or after October 14, 1945, a manufacturer may not ship any machine covered by this regulation to a distributor or dealer unless there is attached to the machine a tag or label containing the OPA retail ceiling price of the machine in each zone together with a list of the states in each zone, the manufacturer's name or the brand name, the model designation of the machine, and a statement that the tag or label may not be removed until after the machine is sold to a consumer.

SEC. 20. Relation of this regulation to other price regulations. (a) The provisions of Revised Price Schedule No. 86 and the General Maximum Price Regulation do not apply to sales and deliveries covered by this regulation; except that the provisions of § 1493.5 (Transfers of business or stock in trade), § 1499.7 (Federal and state taxes), and § 1499.18 (d) (Adjustment of maximum prices for articles subject to State Fair Trade Acts) of the General Maximum Price Regulation shall continue to be applicable to sales by distributors and dealers, and all records which sellers were required to retain under those regulations must be kept and made available by them for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect.

(b) The ceiling price at which any person may export any article covered by this regulation shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation.

SEC. 21. Modification of provisions of this regulation. The provisions of this regulation as applied to classes of commodities or persons subject thereto, may be modified by orders of general applicability issued under this section.

SEC. 22. Compliance with the regulation—(a) No buying or selling at over ceiling prices. Regardless of any contract or other obligation, no person shall sell, offer to sell, or deliver, and in the course of trade or business, no person shall purchase or accept delivery of a domestic washing machine or a domestic ironing machine at a price higher than the ceiling price fixed by this regulation, or before the manufacturer has properly determined his ceiling price under this regulation.

If, in violation of this provision, a sale, offer to sell or delivery of a domestic washing machine or of a domestic ironing machine is made before its maximum price has been properly established in accordance with this regulation, the ceiling price applicable to the sale, offer to sell or delivery shall be the correct ceiling price for the washing machine or ironing machine, properly determined in accordance with this regulation.

(b) **Enforcement.** Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement, actions, license suspension proceedings, and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

(c) **Licensing.** The provisions of Licensing Order No. 1, licensing all persons

who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(d) *Certain practices forbidden.* Any practice which has the effect of getting a higher-than-ceiling price without actually raising the dollar and cents price is hereby forbidden. This applies, among others, to devices making use of commissions, services, tying agreements, combination sales, trade understandings, and the like.

SEC. 23. *Geographical applicability.* The provisions of this regulation shall be applicable in the forty-eight states and the District of Columbia.

Effective date. This regulation shall become effective on October 4, 1945.

NOTE: All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 1st day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18259; Filed, Oct. 1, 1945;
4:57 p. m.]

PART 1389—APPAREL

[2d Rev. MPR 339,¹ Amdt. 6]

WOMEN'S RAYON HOSIERY

A statement of the considerations involved in the issuance of this amendment issued simultaneously herewith has been filed with the Division of the Federal Register.

Second Revised Maximum Price Regulation 339 is amended in the following respects:

1. The last sentence of the preamble is revoked.

2. The first paragraph of paragraph (a) of section 1 is amended to read as follows:

(a) *Finished women's rayon hosiery.* The ceiling prices for sales at retail, sales at wholesale and sales by manufacturers of finished women's rayon hosiery are set forth below in Tables I, II and III of Appendix B. Table I applies to full-fashioned hosiery. Table II applies to circular knit hosiery. Table III applies to certain special constructions. The ceiling prices specified in these tables apply only to women's rayon hosiery which conforms to the standards set forth in War Production Board General Limitation Order L-274, except that the following restrictions set forth in that War Production Board Order shall no longer be applicable: (1) the restrictions requiring the use of specific deniers of rayon yarn in the leg in relation to specific gauges or needle counts, (2) the restrictions requiring the use of specific counts of cotton yarn for welts, after-

welts, heel reinforcements or toe reinforcements, and (3) the restrictions limiting the number of basic body colors which may be used. Subject to these exceptions, women's rayon hosiery which does not conform to the standards set forth in War Production Board General Limitation Order L-274, and women's proportioned length rayon hosiery which the War Production Board did not, prior to October 2, 1945, permit to be manufactured, shall be priced in accordance with section 4 (a) of this regulation.

3. Paragraph (c) of section 5 is amended to read as follows:

(c) *Exceptions for certain hosiery.* Hosiery which sellers at wholesale and at retail had in stock on the effective date of this Second Revised Maximum Price Regulation 339 which was either: (1) classified as "Grade B" hosiery under Revised Maximum Price Regulation 339 (issued August 23, 1943), or (2) of a kind permitted by War Production Board to be produced prior to December 4, 1943, but prohibited after that date, or (3) hosiery for which specific ceiling prices were established at retail under the provisions of the former Revised Maximum Price Regulation 339 and not specifically established by this regulation, shall continue to be subject to the ceiling prices and the marking provisions contained in the former Revised Maximum Price Regulation 339.

4. In paragraph (a) of section 11, subparagraph (2) is revoked and subparagraph (3) is redesignated subparagraph (2) and is amended to read as follows:

(2) Except as authorized in section 5 (c), deliver any rayon hosiery for which a maximum price is not provided in Appendix B unless he receives from the Office of Price Administration, Washington, D. C., a specific maximum price therefor as provided in section 4; or

5. In paragraph (a) of section 11, subparagraphs (4), (5), (6) and (7) are redesignated subparagraphs (3), (4), (5) and (6) respectively.

This amendment shall become effective October 2, 1945.

Issued this 2d day of October 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-18343; Filed, Oct. 2, 1945;
4:34 p. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 376,¹ Amdt. 6]

CERTAIN FRESH FRUITS AND VEGETABLES

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

In section 3a (Special Provisions for Sales of Produce Shipped by Air), paragraph (e) is amended to read as follows:

(e) This section is applicable only to deliveries made before February 1, 1946.

This amendment shall become effective October 1, 1945.

¹ 8 F.R. 5487, 7391; 9 F.R. 2492, 4948, 8056; 10 F.R. 10024.

Issued this 1st day of October 1945.

CHESTER BOWLES,
Administrator.

Approved: September 28, 1945.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-18255; Filed, Oct. 1, 1945;
4:56 p. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426,¹ Amdt. 146]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

In section 6a, Sales of Produce Shipped by Air, paragraph (d) is amended to read as follows:

(d) This section is applicable only to deliveries made before February 1, 1946.

This amendment shall become effective October 1, 1945.

Issued this 1st day of October 1945.

CHESTER BOWLES,
Administrator.

Approved: September 28, 1945.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-18256; Filed, Oct. 1, 1945;
4:56 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Rev. SR 11, Amdt. 64]

WAR PLANT FACILITIES AND EQUIPMENT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 1499.46 (b) of Revised Supplementary Regulation No. 11 to the GMPR is amended by adding a new subparagraph (152) to read as follows:

(152) Services in connection with the dismantling and removal (including preparation for shipment, preparation for storage, loading or unloading) of war plant facilities and equipment owned by the United States, or any agency thereof, or by the government of any country whose defense the President deems vital to the defense of the United States under the terms of the act of March 11, 1941, entitled "An Act to Promote the Defense of the United States", or any agency of any such government.

This amendment shall become effective October 8, 1945.

Issued this 3d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18361; Filed, Oct. 3, 1945;
11:07 a. m.]

¹ 10 F.R. 7403, 7500, 7539, 7578, 7668, 7683, 7799, 8021, 8069, 8239, 8239, 8467, 8611, 8657, 8905, 8936, 9023, 9023, 9023, 9118, 9119, 9277, 9447, 9628, 9928, 10025, 10220, 10311, 10303, 11072.

¹ 9 F.R. 206, 4024, 10926.

PART 1499—COMMODITIES AND SERVICES
[Rev. SR 11¹, Amdt. 65]

TOBACCO

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Revised Supplementary Regulation 11 to the General Maximum Price Regulation is amended in the following respect:

A new subparagraph (153) is added to paragraph (b) of § 1499.46 to read as follows:

(153) Services rendered by dealers in connection with the purchasing, packing, handling and incidental storage of Fire-Cured Tobaccos, Type 21 (Virginia Fire-Cured), Type 22 (Tennessee-Kentucky Fire-Cured, Eastern District), Type 23 (Kentucky-Tennessee Fire-Cured, Western District), and Type 24 (Henderson Stemming or Northern Fire-Cured) and Dark Air-Cured Tobaccos, Type 35 (One Sucker), Type 36 (Green River), and Type 37 (Virginia Sun-Cured) purchased on direct order or otherwise.

This amendment shall become effective October 8, 1945.

Issued this 3d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18362; Filed, Oct. 3, 1945;
11:07 a. m.]

PART 1499—COMMODITIES AND SERVICES
[SR 14F, Amdt. 10]

CHANNEL CARBON BLACK

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Regulation 14F is amended by deleting sections 28 and 31 in their entirety.

This amendment shall become effective October 1, 1945.

Issued this 1st day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18258; Filed, Oct. 1, 1945;
4:57 p. m.]

Chapter XVIII—Office of Stabilization
Administrator, Office of War Mobiliza-
tion and Reconversion

[Directive 31, Revocation]

PART 4003—SUPPORT PRICES; SUBSIDIES

LIVESTOCK SLAUGHTER PAYMENTS

Pursuant to the authority vested in me by the Stabilization Act of 1942, as amended, and by Executive Order 9250 of October 3, 1942, Executive Order 9328 of April 8, 1943, Executive Order 9599 of August 18, 1945, and Executive Order

19 F.R. 4775, 4778, 4779, 5314, 5441, 5722, 7020, 8145, 10778, 13211, 13211, 15157; 10 F.R. 2236, 3870, 6232, 6593, 7197, 10312.

9620 of September 20, 1945; *It is hereby ordered:*

Office of Economic Stabilization Directive 31 is hereby revoked: *Provided, however,* That the provisions of that directive, as amended, shall remain in full force and effect with respect to the requirement of certification by the Office of Price Administration for subsidy payments for quota periods beginning on or before August 25, 1945.

(E.O. 9250; E.O. 9328, 3 CFR, Cum. Supp. E.O. 9599, 10 F.R. 10155; E.O. 9620, 10 F.R. 12033)

Issued and effective this 28th day of September 1945.

THOMAS I. EMERSON,
Acting Stabilization Administrator.

[F. R. Doc. 45-18333; Filed, Oct. 2, 1945;
2:11 p. m.]

[Directive 63, Amdt. 2]

PART 4004—PRICE STABILIZATION; MAXIMUM PRICES

EXEMPTION OF CERTAIN COMMODITIES AND TRANSACTIONS FROM PRICE CONTROL

Office of Economic Stabilization Directive No. 68, Exemption of Certain Commodities and Transactions from Price Control, issued July 25, 1945 (10 F.R. 9338) is hereby amended in the following respects:

Section 1 is amended to read as follows:

SECTION 1. The Price Administrator is authorized to suspend price control with respect to any commodity, upon such terms and conditions as he deems appropriate, whenever in his judgment such action will not result in an increase in prices above the general level of existing ceilings for the commodity. If after such suspension, prices for the commodity rise or threaten to rise above the level of preexisting ceilings, the suspension shall be terminated and such ceilings reinstated. If after a reasonable period of suspension prices for the commodity do not rise or threaten to rise and the Price Administrator is satisfied that they will not do so, he may exempt the commodity from price control. Any proposed action by the Price Administrator under this section suspending or exempting a commodity which enters significantly into the cost of living shall be submitted to the Stabilization Administrator, Office of War Mobilization and Reconversion, four days in advance of issuance in order that the Administrator may examine the relationship of the proposed action to other elements in the stabilization program; such action may be issued by the Price Administrator upon expiration of the four day period unless previously disapproved by the Stabilization Administrator.

(E.O. 9250; E.O. 9328, 3 CFR Cum. Supp.; E.O. 9599, 10 F.R. 10155; E.O. 9620, 10 F.R. 12033)

Issued and effective this 25th day of September 1945.

THOMAS I. EMERSON,
Acting Stabilization Administrator.

[F. R. Doc. 45-18334; Filed, Oct. 2, 1945;
2:11 p. m.]

Notices

DEPARTMENT OF LABOR.

Office of the Secretary.

[WLD 163]

WARREN TRUCKING CO. AND A. J. STAMPFEL

FINDINGS AS TO CONTRACTS IN PROSECUTION
OF WAR

In the matter of Warren Trucking Co. and A. J. Stampfel, Rifle, Colorado; Case No. S-2703.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the FEDERAL REGISTER August 14, 1943, and

Having been advised of the existence of a labor dispute involving Warren Trucking Co. and A. J. Stampfel, Rifle, Colorado,

I find that the motor transportation of coal and vanadium ore by Warren Trucking Co. and A. J. Stampfel, Rifle, Colorado, pursuant to contract with the United States Vanadium Corporation, Rifle, Colorado, is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 2d day of October 1945.

L. B. SCHWELLENBACH,
Secretary.

[F. R. Doc. 45-18333; Filed, Oct. 3, 1945;
11:22 a. m.]

[WLD 165]

TEXAS CARTAGE CO.

FINDINGS AS TO CONTRACTS IN PROSECUTION
OF WAR

In the matter of Texas Cartage Company, Dallas, Texas; Case No. S-2637.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the FEDERAL REGISTER August 14, 1943, and

Having been advised of the existence of a labor dispute involving Texas Cartage Company, Dallas, Texas,

I find that the local pick-up and delivery activities of Texas Cartage Company, Dallas, Texas, pursuant to contract, oral or written, for the transportation of goods, articles and commodities for railroad and long-distance trucking companies, are contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 2d day of October 1945.

L. B. SCHWELLENBACH,
Secretary.

[F. R. Doc. 45-18363; Filed, Oct. 3, 1945;
11:22 a. m.]

[WLD 114]

INTRASTATE TRANSFER AND STORAGE CO.

FINDINGS AS TO CONTRACTS IN PROSECUTION OF WAR

In the matter of Intrastate Transfer and Storage Co., Dallas, Texas; Case No. S-2714.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the FEDERAL REGISTER August 14, 1943, and

Having been advised of the existence of a labor dispute involving Intrastate Transfer and Storage Co., Dallas, Texas,

I find that the motor transportation of foodstuffs and other freight by Intrastate Transfer and Storage Co., Dallas, Texas, pursuant to contracts with agencies of the United States, is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 2d day of October 1945.

L. B. SCHWELLENBACH,
Secretary.

[F. R. Doc. 45-18390; Filed, Oct. 3, 1945;
11:22 a. m.]

Wage and Hour Division.

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act have been issued to the firms hereinafter mentioned under section 14 of the act, Part 522 of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4725), and the determinations, orders and/or regulations hereinafter mentioned. The names and addresses of the firms to which certificates were issued, industry, products, number of learners, and effective and expiration dates of the certificates are as follows:

Apparel Industry Learner Regulations, September 7, 1940 (5 F.R. 3591), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Robinson Manufacturing Company, Dayton, Tennessee; woven underwear; 10 learners (AT); effective October 3, 1945, expiring April 2, 1946.

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes and Leather and Sheep-Lined Garments Divisions of the Apparel Industry, Learner Regulations, July 20, 1942 (7 F.R. 4724), as amended by Administrative Order March 13, 1943 (8 F.R. 3079), and Administrative Order, June 7, 1943 (8 F.R. 7890).

Rock Hall Manufacturing Company, Rock Hall, Maryland; dress shirts; 10 percent (T); effective October 2, 1945, expiring October 1, 1946.

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3530), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

J. A. Cline & Son, Hildebran, North Carolina; seamless; 10 percent (AT); effective October 3, 1945, expiring April 2, 1946.

John-Massey Hosiery Company, Valdeese, North Carolina; seamless; 10 learners (E); effective October 8, 1945, expiring April 5, 1946.

Ragan Knitting Company, 7 Cox Avenue, Thomasville, North Carolina; seamless; 5 percent (T); effective October 5, 1945, expiring October 4, 1946.

Renfro Hosiery Mills, Mount Airy, North Carolina; seamless; 5 percent (T); effective October 2, 1945, expiring October 1, 1946.

Summers Hosiery Mills, Inc., 620 N. Shaver Street, Salisbury, North Carolina; seamless; 5 learners (T); effective October 2, 1945, expiring October 1, 1946.

Regulation, Part 522—Regulations Applicable to the Employment of Learners.

The Dalton Press, Manson, Iowa; printing form record calendars; 3 learners; cylinder press feeder and bindery worker operations for a learning period of 480 hours each at 30 cents per hour for the first 320 hours and 35 cents per hour for remaining 160 hours; effective September 18, 1945, expiring December 31, 1945.

The employment of learners under these certificates is limited to the terms and conditions therein contained and is subject to the provisions of the applicable determinations, orders and/or regulations cited above. These certificates have been issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at sub-minimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided in the regulations as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of regulations, Part 522.

Signed at New York, New York, this 27th day of September, 1945.

PAULINE C. GILBERT,
Authorized Representative
of the Administrator.

[F. R. Doc. 45-18356; Filed, Oct. 2, 1945;
4:39 p. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 354]

REROUTING OF TRAFFIC; EMPLOYEES' STRIKE ON THE T. P. & W. RAILROAD

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 1st day of October, A. D. 1945.

It appearing, that a strike of certain operating employees of the Toledo, Peoria & Western Railroad is interfering with operation of that carrier, and that the said carrier is unable to transport the traffic offered to it for movement over its lines; the Commission is of opinion an emergency exists requiring immediate action in that section of the country to avoid congestion of traffic, and to best promote the service in the interest of the public and the commerce of the people.

It is ordered, that:

Operating employees strike on the T. P. & W. Railroad—(a) *Rerouting of freight traffic.* All common carriers by railroad, subject to the Interstate Commerce Act, connecting with the Toledo, Peoria & Western Railroad, on freight traffic which is routed over, or ordinarily moves over the Toledo, Peoria & Western Railroad and which can not be currently accepted for movement by the said railroad, are hereby directed to forward such freight traffic via routes most available to expedite its movement and prevent congestion, without regard to the routing thereof made by shippers or by carriers from which the traffic is received, or to the ownership of cars: *Provided*, That the billing covering all such cars rerouted shall carry a reference to this order as authority for the rerouting. All rules, regulations, and practices of said carriers with respect to car service are hereby suspended and superseded insofar only as conflicting with the directions hereby made.

(b) *Rates to be applied.* That inasmuch as such disregard of routing is deemed to be due to carrier's disability, the rates applicable to traffic so forwarded by routes other than those designated by shippers, or by carriers from which the traffic is received, pursuant to this order, shall be the rates which were applicable at date of shipment over the routes so designated.

(c) *Division of rates.* In executing the orders and directions of the Commission provided for in this order the common carriers involved shall proceed even though no contracts, agreements, or arrangements now exist between them with reference to the divisions of the rates of transportation applicable to said traffic; such divisions shall be during the time this order remains in force, voluntarily agreed upon by and between said carriers; or upon failure of the carriers to so agree, said divisions shall be hereafter fixed by the Commission in accordance with pertinent authority conferred upon it by the Interstate Commerce Act.

(d) *Effective date.* This order shall become effective at 12:01 p. m., October 1, 1945.

(e) *Expiration date.* This order shall expire at 11:59 p. m., October 31, 1945, unless otherwise modified, changed, suspended or annulled by order of this Commission. (40 Stat. 101, sec. 402, 418; 41 Stat. 476, 485; sec. 4, 10; 54 Stat. 901, 912; 49 U.S.C. 1 (10)-(17), 15 (4))

It is further ordered, that copies of this order and directive be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy thereof in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 45-18335; Filed, Oct. 2, 1945;
2:42 p. m.]

[2d Rev. S. O. 345, Special Permit 17]

REFRIGERATION OF POTATOES FROM ALLIANCE, NEBR.

Correction

In Federal Register Document 45-17846, appearing at page 12151 of the issue for Wednesday, September 26, 1945, the Service Order number, as it appears in the headnote and within the document, should read "345".

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order CE 45]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN WASHINGTON COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached

hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said

Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 28, 1945.

[SEAL]

JAMES E. MARSHALL,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
		<i>Item 1</i>			
Mario Dal Ri.....	Italy.....	Estate of Sam Dal Ri, deceased, in the Superior Court of the State of Washington, in and for the County of Kittitas, No. 2225.	\$22.65	Gerald S. Porter, Clerk of the Superior Court, Ellensburg, Wash.	\$2.00
Oreste Dal Ri.....	Italy.....	Same.....	22.65	Same.....	5.00
Luigi Dal Ri.....	Italy.....	Same.....	22.65	Same.....	5.00
Natalio Dal Ri.....	Italy.....	Same.....	22.65	Same.....	5.00
Ottilia Dal Ri.....	Italy.....	Same.....	22.65	Same.....	5.00
Giuseppina Dal Ri.....	Italy.....	Same.....	22.65	Same.....	5.00
Rodolfo Dal Ri.....	Italy.....	Same.....	22.65	Same.....	5.00
Carlotta Dal Ri.....	Italy.....	Same.....	22.65	Same.....	5.00
Angelina Torressani.....	Italy.....	Same.....	12.70	Same.....	5.00
Mario Menapace.....	Italy.....	Same.....	12.70	Same.....	5.00
		<i>Item 11</i>			
Dorothy E. Torkley.....	Norway.....	Estate of Nile A. Perry, deceased, in the Superior Court of the State of Washington, in and for the County of Pierce, No. 39413.	722.73	Clerk of Court of Pierce County, Tacoma, Wash.	27.00
		<i>Item 12</i>			
Todor Fattorini.....	Italy.....	Estate of John Fattorini, deceased, in the Superior Court of the State of Washington, in and for the County of King, No. 7959.	313.04	Spiro Fattorini, as Trustee under Decree of Court, 3155 Midvale Avenue, Seattle, Wash.	8.00
Ivan Fattorini.....	Jugoslavia.....	Same.....	313.04	Same.....	5.00
Pasko Fattorini.....	Jugoslavia.....	Same.....	313.04	Same.....	5.00
Marinko Fattorini.....	Jugoslavia.....	Same.....	313.04	Same.....	5.00
Jelka Francich.....	Jugoslavia.....	Same.....	313.04	Same.....	5.00
Franka Kapar.....	Jugoslavia.....	Same.....	313.04	Same.....	5.00

EXHIBIT A—Continued

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
Marlo Olsen.....	Norway.....	<i>Item 18</i> Estate of Caroline O. Manning, deceased, in the Superior Court of the State of Washington, in and for the County of Pierce, No. 40372.	\$88.80	Washington Mutual Savings Bank, Seattle, Wash. Account in the name of Caroline O. Manning Heirs, Account No. 109607.	\$13.00
Bergleta Anderson.....	Norway.....	<i>Item 19</i> Same.....	88.80	Same.....	13.00
Boukje DeJoung.....	Holland.....	<i>Item 20</i> Estate of Sadie Smith, deceased, in the Superior Court of the State of Washington, in and for the County of King, No. 81780.	985.00	Kent Branch, Peoples National Bank of Washington, Seattle, Wash., Account No. 6495..	20.00
Henrietta Aasted.....	Denmark.....	<i>Item 21</i> Estate of Christian S. Aasted, deceased, in the Superior Court of the State of Washington, in and for the County of King, No. 83455.	1,277.70	Seattle First National Bank in Seattle, Seattle, Wash. Account in the name of the Danish Consul at Seattle, Account No. 5787.	114.00
Karen Andrup.....	Denmark.....	<i>Item 22</i> Same.....	1,277.70	Seattle First National Bank in Seattle, Seattle, Wash. Account in the name of the Danish Consul at Seattle, Account No. 5788.	114.00
Pietro Pulizzi.....	Italy.....	<i>Item 23</i> Estate of Andrew Pulizzi, also known as Andrew Pulitzi, also known as Andrew Pulizzi, also known as Andrew Pulizze, deceased, in the Superior Court of the State of Washington, in and for the County of Pierce, No. 40331.	200.00	Frances Lombardo, Administratrix of the Estate of Andrew Pulizzi, deceased, 1414 South Tacoma Avenue, Tacoma, Wash.	23.00

[F. R. Doc. 45-18289; Filed, Oct. 2, 1945; 10:37 a. m.]

[Vesting Order CE 46]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN IDAHO, ARIZONA, WASHINGTON, NEW MEXICO AND OREGON COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or

was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the person described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 28, 1945.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
Clarice Calazzo.....	Italy.....	<i>Item 1</i> Estate of Dionisio Calazzo, deceased, in the Probate Court of the County of Shoshone, State of Idaho, No. 4097.	\$3,575.52	Barto Semenza, Administrator of the Estate of Dionisio Calazzo, deceased, Wallace, Idaho.	\$62.47
Marlo Harms.....	Denmark.....	<i>Item 2</i> Estate of Paul Colby, deceased, in the Superior Court of the State of Arizona, in and for the County of Pima, No. 9230.	2,166.33	The Valley National Bank of Phoenix, as Administrator of the Estate of Paul Colby, deceased, 141 North Central Avenue, Phoenix, Ariz.	24.73
Karen Kvande.....	Norway.....	<i>Item 3</i> Estate of Peter Johnson, deceased, in the Superior Court of the State of Washington, in and for the County of Okanogan, No. 1750.	2,046.19	C. A. Stang, Consul of Norway, White Building, Seattle, Wash.	10.97
Anna J. Rokkum.....	Norway.....	<i>Item 4</i> Same.....	2,046.19	Same.....	10.97
Johana Rokkum.....	Norway.....	<i>Item 5</i> Same.....	2,046.19	Same.....	10.97
Ildrid Orkang.....	Norway.....	<i>Item 6</i> Same.....	2,046.19	Same.....	10.93

EXHIBIT A—Continued

Column 1 Name	Column 2 County or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
<i>Item 7</i>					
Eugene Gauthier.....	France.....	Estate of Joseph Gauthier, deceased, in the District Court of Terrance County, New Mexico, No. 3223.	\$299.69	Reverend Adrian Babeyroll, Executor of the Estate of Joseph Gauthier, deceased, Las Vegas, N. Mex.	\$11.51
<i>Item 8</i>					
Marie Gauthier.....	France.....	Same.....	299.69	Same.....	11.51
<i>Item 9</i>					
Rosalie Gauthier.....	France.....	Same.....	299.69	Same.....	11.51
<i>Item 10</i>					
Marie Gjerde.....	Norway.....	Estate of Beate Knerr, deceased, in the Circuit Court of the State of Oregon, County of Multnomah, No. 22921.	23.69	Albert Martin Christensen, Executor of the Estate of Beate Knerr, deceased, 2229 N. E. 23th Avenue, Portland, Ore.	2.59
<i>Item 11</i>					
Oline Remset.....	Norway.....	Same.....	23.69	Same.....	2.59
<i>Item 12</i>					
Jens Groning.....	Norway.....	Same.....	23.69	Same.....	2.55
<i>Item 13</i>					
Casimir Lebrat.....	France.....	Estate of Alfred Jean Bros, deceased, in the Superior Court of the State of Arizona, in and for the County of Maricopa, No. 17615.	11,683.57	L. J. Holworth, Administrator of the Estate of Alfred Jean Bros, deceased, 317 Phoenix National Bank Building, Phoenix, Ariz.	113.57

[F. R. Doc. 45-18290; Filed, Oct. 2, 1945; 10:37 a. m.]

[Vesting Order 5251]

E. MERCK

In re: Contract rights, patents and patent applications of E. Merck.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That E. Merck is a business enterprise having its principal place of business in Darmstadt, Germany, and is a national of a designated enemy country (Germany);

2. That the property described in subparagraph 3 hereof is property of E. Merck;

3. That the property described as follows:

a. Property identified in Exhibit A attached hereto and by reference made a part hereof,

b. All right, title and interest (including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof) in and to the United States Letters Patent identified in Exhibit B attached hereto and by reference made a part hereof, and

c. Patent applications identified in Exhibit C attached hereto and by reference made a part hereof, together with the entire right, title and interest throughout the United States and its territories in and to, including the right to file applications in the United States Patent Office for Letters Patent for, the invention or inventions shown or described in such applications,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, and is property of, a national of a designated enemy country (Germany);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Allen Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Allen Property Custodian. This order shall not be deemed to limit the power of the Allen Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Allen Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 28, 1945.

[SEAL]

JAMES E. MARSHALL,
Allen Property Custodian.

EXHIBIT A

Property which is identified as follows:

(a) All interests and rights (including all monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an

agreement (including all modifications thereof and supplements thereto, if any) by and between E. Merck & Co. (a predecessor of Merck & Co., Inc.), evidenced by letters of the parties thereto dated March 29, 1921, April 23, 1921, June 10, 1921, June 17, 1921, March 27, 1922, and April 23, 1922, which agreement relates, among other things, to miscellaneous specialties of E. Merck,

(b) All interests and rights (including all monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an agreement dated November 4 and November 22, 1921 (including all modifications thereof and supplements thereto, if any) by and between E. Merck and Merck & Co. (a predecessor of Merck & Co., Inc.), which agreement relates, among other things, to a process for the manufacture of Methyl-p-amidophenol.

(c) All interests and rights (including all monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an agreement dated December 21, 1921 and January 7, 1922 (including all modifications thereof and supplements thereto, including, but not by way of limitation, an agreement dated July 3, 1924 and November 2, 1925 and letters by the parties to said agreement dated June 15 and July 14, 1926) by and between E. Merck and Merck & Co. (a predecessor of Merck & Co., Inc.), which agreement relates, among other things, to a process for the manufacture of Diethylbarbituric Acid (Veronal).

(d) All interests and rights (including all monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an agreement dated February 3 and February 22, 1922 (including all modifications thereof and supplements thereto, if any) by and between E. Merck and Merck & Co. (a predecessor of Merck & Co., Inc.), which agreement relates, among other things, to a process for the preparation of concentrated solutions of Thioctamine,

(e) All interests and rights (including all monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an agreement dated September 1 and October 18, 1922 (including all modifications thereof and supplements thereto, if any) by and between E. Merck and Merck & Co. (a predecessor of Merck & Co., Inc.), which agreement relates, among other things, to a process for the preparation of Phenolphthalein,

(f) All interests and rights (including all monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an agreement dated February 15 and May 10, 1923 (including all modifications thereof and supplements thereto, including, but not by way of limitation, a letter from Merck & Co. to E. Merck dated May 10, 1923) by and between E. Merck and Merck & Co. (a predecessor of Merck & Co., Inc.), which agreement relates, among other things, to a process for the manufacture of Dihydroxykodelinon (Eukodal),

(g) All interests and rights (including all monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an agreement dated September 24, October 30, and November 18, 1925 (including all modifications thereof and supplements thereto, including, but not by way of limitation, the oral modification agreed to by the parties to said agreement about September, 1937, and referred to in an interoffice memo by Merck & Co., Inc., dated December 13, 1937) by and between E. Merck and Merck & Co. (a predecessor of Merck & Co., Inc.), which agreement relates, among other things, to the vermin remedy, "Cuprex",

(h) All interests and rights (including all monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an agreement dated November 17, 1928 (including all modifications thereof and supplements thereto, including, but not by way of limitation, a letter from Merck & Co., Inc. to E. Merck dated January 25, 1929) by and between E. Merck and Merck & Co., Inc., which agreement relates, among other things, to a process for the manufacture of Phenylmethylaminopropanol (Ephetonin),

(i) All interests and rights (including all monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an agreement dated November 17, 1928 (including all modifications thereof and supplements thereto, including, but not by way of limitation, the letters by the parties to said agreement, dated January 4, 1929, March 7, 1930 and June 17, 1932) by and between E. Merck and Merck & Co., Inc., which agreement relates, among other things, to Colloid Iodine Preparations,

(j) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an agreement (including all modifications thereof and supplements thereto, if any) by and between E. Merck and Merck & Co., Inc., evidenced by an interoffice memorandum of Merck & Co., Inc. dated June 4, 1934 and by letters of the parties thereto, dated October 2 and October 31, 1935, which agree-

ment relates, among other things, to Tablets of Magnesium Peroxide 25%,

(k) All interests and rights (including all monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in E. Merck by virtue of an agreement dated October 11 and November 5, 1935 (including all modifications thereof and supplements thereto, if any) by and between E. Merck and Merck & Co., Inc., which agreement relates, among other things, to the product marketed under the name "Vines-thene",

(l) All interests and rights (including all monies payable or held with respect to such interests and rights, together with the right to sue therefor) existing in E. Merck with respect to a process for the manufacture of Citobarium, including, but not by way of limitation, all interests and rights created in E. Merck by virtue of the delivery by E. Merck to Merck & Co., Inc. of sealed process directions for the manufacture of Citobarium, subject to the terms of E. Merck's letter dated February 15, 1939, (receipt of which was acknowledged by letter of Merck & Co., Inc., dated February 27, 1939) and of the breaking open of said directions and the use thereof by Merck & Co., Inc.,

(m) All interests and rights (including all monies payable or held with respect to such interests and rights, together with the right to sue therefor) existing in E. Merck with respect to a process for the manufacture of Erythrol Tetranitrate, including, but not by way of limitation, all interests and rights created in E. Merck by virtue of the delivery by E. Merck to Merck & Co., Inc. of sealed process directions for the manufacture of Erythrol Tetranitrate, subject to the terms of E. Merck's letter dated February 15, 1939, receipt of which was acknowledged by letter of Merck & Co., Inc. dated March 3, 1939.

(n) All interests and rights (including all monies payable or held with respect to such interests and rights, together with the right to sue therefor) existing in E. Merck by virtue of the delivery by E. Merck to Merck & Co., Inc. of assignments of United States Letters Patent Nos. 1,935,529 and 1,941,647 and of United States Patent Applications Ser. Nos. 346,569; 346,568; and 344,564, subject to the terms of E. Merck's letter of June 11, 1940 and the "Declaration" attached thereto,

(o) All interests and rights (including all monies payable or held with respect to such interests and rights, together with the right to sue therefor) existing in E. Merck by virtue of the delivery by E. Merck to Merck & Co., Inc. of assignments of United States Letters Patent Nos. 1,935,529; 1,941,647; 2,183,553 and of United States Patent Application Ser. No. 331,454, subject to the "Declaration" submitted by E. Merck on or about February 1941, and signed by Merck & Co., Inc. on or about March 18, 1941,

(p) All interests and rights (including all monies payable or held with respect to such interests and rights, together with the right to sue therefor) existing in E. Merck by virtue of the delivery by E. Merck to Merck & Co., Inc., of an assignment of United States Patent Application Ser. No. 403,046, subject to the terms of E. Merck's letter dated May 3, 1941,

EXHIBIT B

Patents which are identified as follows:

Patent No., Date of Issue, Inventor, and Title

1,894,162; 1-10-33; O. Dalmer and C. Diehl; New chlorine derivative and process for making same.

2,078,237; 4-27-37; O. Dalmer and H. Wieters; Processes for the production of ascorbic acid.

2,085,009; 6-29-37; O. Dalmer and J. Niemann; Di-halogen substituted a-(p-hydroxy-

phenyl)-a-amino-acetic acid hydrohalides of the same and process for their production. 2,086,562; 7-13-37; W. Kussner; Method of separating mixed ergot alkaloids.

2,094,000; 9-28-37; O. Dalmer and F. Von Werder; Coumarin-3-carboxylic acid salt of an amino alcohol and process of producing the same.

2,098,954; 11-16-37; O. Dalmer, O. Diehl & H. Pieper; Hydrouacil compounds and processes for their production.

2,114,308; 4-19-38; W. H. Kuessner; Improved method of separating mixed ergot alkaloids.

2,119,527; 6-7-38; O. Dalmer and F. Von Werder; Salts of cinchona alkaloids and process for their production.

2,127,547; 8-23-38; O. Wolfes and O. Hromatka; Esters of pseudotropine and processes for their production.

2,133,977; 10-25-38; O. Dalmer and F. Von Werder; Salts of aryl-substituted amino alcohols and processes for their production.

2,145,249; 1-31-39; O. Dalmer and J. Niemann; Di-halogen substituted a-(p-hydroxyphenyl)-a-amino-acetic acid hydrohalides of the same and process for their production.

2,145,907; 2-7-39; O. Wolfes; Therapeutically active principle from ergot and processes for its production.

2,149,279; 3-7-39; O. Dalmer and E. Walter; Derivatives of pyrazine carboxylic acid and their production.

2,160,867; 6-6-39; O. Hromatka; Process for the production of thiazoles.

2,163,629; 6-27-39; B. Rapp and F. Russow; Tablet.

2,170,127; 8-22-39; O. Dalmer and F. Von Werder; N-lower-dialkyl-coumarin-3-carboxylamides and process of producing them.

2,176,083; 10-17-39; O. Dalmer, O. Diehl and E. Walter; Derivatives of pyrazine carboxylic acid and process for their production.

2,182,791; 12-12-39; O. Dalmer and C. Diehl; Carboxylic hydroxyl alcohol esters of N-alkyl-piperidine-carboxylic acid.

2,182,792; 12-12-39; O. Dalmer and C. Diehl; Carboxylic hydroxyl alcohol esters of N-alkyl-piperidine-carboxylic acid.

2,189,778; 2-13-40; O. Dalmer and K. Heyns; Process for the production of ascorbic acid from sorbose.

2,189,830; 2-13-40; O. Zima; Process for production of ascorbic acid.

2,190,167; 2-13-40; O. Zima; Process for production of ascorbic acid.

2,190,377; 2-13-40; O. Dalmer and K. Heyns; Process for the production of keto gulonic acid from sorbose.

2,212,531; 8-27-40; F. Von Werder; Ethers of durohydroquinone and process of preparing them.

2,212,532; 8-27-40; F. Von Werder; Ethers of trimethylhydroquinone and process of preparing them.

2,221,828; 11-19-40; O. Wolfes and O. Hromatka; Esters of amino alcohols with 9-hydroxyfluorene-9-carboxylic acid and processes for their production.

2,229,573; 1-21-41; F. Jung; Process for the production of trimethylhydroquinones.

2,229,574; 1-21-41; F. Jung; Process for the production of dimethylhydroquinones.

2,230,659; 2-4-41; F. Von Werder; Process of synthesizing alphatocopherol.

2,235,638; 3-18-41; O. Hromatka; Process of preparing derivatives of pyrimidine.

2,235,661; 3-18-41; O. Wolfes and O. Hromatka; Hydrohalides of pseudotropine benzoic acid ester.

2,235,862; 3-25-41; O. Zima; Process for the preparation of pyrimidine-thiazole compounds.

2,235,884; 3-25-41; W. John and O. Dalmer; Ethers of trimethylhydroquinone and process of preparing the same.

2,245,147; 6-10-41; W. John and P. Gunther; Chemical compositions and process for their preparation.

2,259,925; 10-21-41; O. Dalmer, C. Diehl and H. Pieper; Manufacture of compounds of the hydrouacil series.

2,259,936; 10-21-41; F. Jung; Process of preparing durohydroquinone.

2,274,449; 2-24-42; W. John and P. Gunther; Chromones and process for producing same.

2,289,761; 7-14-42; C. Diehl; Derivatives of p-aminobenzol sulphonic acid-anilide and process of preparing the same.

2,296,677; 9-22-42; W. Kussner; Cardio-active substances and process for their production.

2,343,773; 3-7-44; O. Hromatka; Nitrochromane.

2,345,605; 4-4-44; W. John and P. Gunther; Chromanes and process for their production.

2,354,317; 7-25-44; O. Hromatka; Chromane and process for producing same.

2,358,286; 9-12-44; O. Hromatka, Chromanes and process for producing the same.

2,358,287; 9-12-44; O. Hromatka; Amino chromanes.

2,359,311; 10-3-44; O. Hromatka; Process for the production of acetoxy coumaranes and chromanes.

2,370,015; 2-20-45; O. Dalmer, C. Diehl and H. Pieper; Derivatives of tertiary amino aliphatic acids.

EXHIBIT C

Patent Applications which are identified as follows:

Serial Number, Filing Date, Inventor, and Title

49,822; 11-14-35; O. Dalmer, C. Diehl and H. Pieper; Derivatives of tertiary amino-aliphatic acids and processes for their production.

171,480; 10-28-37; O. Dalmer, C. Diehl and H. Pieper; Hydrouacil compounds.

227,388; 8-29-39; W. Thiele; Process of purifying 1-tocopherol.

256,387; 2-14-39; B. Rapp and F. K. Russow; X-ray contrast preparations.

266,140; 4-5-39; F. Von Werder; Physiologically active compound and processes for its production.

304,389; 11-14-39; F. Von Werder; Chemical compositions and processes for producing the same.

308,827; 12-12-39; W. John; Processes for the production of chromanes.

344,564; 7-9-40; O. Zima and F. Jung; Pyridene compounds and processes for their preparation.

373,603; 1-8-41; F. Von Werder; Chemical compositions and processes for producing the same.

375,363; 1-21-41; K. Ritsert; Process of preparing CO. carboxylose.

377,673; 2-6-41; F. Von Werder; Water-soluble derivatives of 2-methyl-1,4 dihydroxynaphthalene.

387,542; 4-8-41; O. Zima; Oxidation product of vitamin B₁ and process of preparing the same.

[F. R. Doc. 45-18336; Filed, Oct. 2, 1945; 3:00 p. m.]

OFFICE OF PRICE ADMINISTRATION.

[RMPR 136, Order 504]

CORNELL-DUBILIER ELECTRIC CORP.

ESTABLISHMENT OF MAXIMUM PRICES

Order No. 504 under Revised Maximum Price Regulation 136. Machines, parts and industrial equipment. Cornell-Dubilier Electric Corporation. Docket No. 6083-136.21-537.

For the reasons set forth in an opinion, issued simultaneously herewith and No. 195—9

filed with the Division of the Federal Register; It is ordered:

(a) The maximum prices for the sales of any products manufactured by Cornell-Dubilier Electric Corporation, South Plainfield, New Jersey, shall be established as follows:

(1) For any products for which there was a published list price or an established price in effect on the base date, the prices shall be the prices established by section 7 of Revised Maximum Price Regulation 136 increased by 14.2%.

(2) For any modifications of the products covered by paragraph (1) above, the maximum prices shall be the prices computed under section 8 of Revised Maximum Price Regulation 136 increased by 14.2%.

(3) For any other products, the maximum prices shall be the prices computed under sections 9 and 10 of Revised Maximum Price Regulation 136.

(b) The maximum prices for sales of products manufactured by Cornell-Dubilier Electric Corporation by resellers shall be determined by increasing the maximum net price the reseller had in effect to a purchaser of the same class, just prior to the issuance of this order, by the same percentage by which his net invoiced cost has been increased due to the adjustment granted the manufacturer by this order.

(c) Cornell-Dubilier Electric Corporation shall notify each person who buys its products for resale of the percentage by which this order permits the reseller to increase his maximum prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington 25, D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 3, 1945.

Issued this 2d day of October, 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18320; Filed, Oct. 2, 1945; 11:48 a. m.]

[RMPR 523, Amdt. 1 to Order 63]

PHARIS TIME & RUBBER CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 16 (d) of Revised Maximum Price Regulation 523, paragraph (a) of Order No. 53 under Revised Maximum Price Regulation 523 is amended as follows:

(a) The following line under the title "Wheelbarrow" is deleted:

Size	Ply	Type	Maximum retail price per tire
10.00 x 2.75	2	Semi-pneumatic	\$2.50

and the following line is substituted therefor:

10.00 x 2.75 2 Semi-pneumatic \$2.50

(b) All provisions of Revised Maximum Price Regulation 523 not inconsistent with this amendment shall apply to sales covered by this order.

(c) This amendment may be revoked or amended by the Office of Price Administration at any time.

This amendment shall become effective October 3, 1945.

Issued this 2d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18321; Filed, Oct. 2, 1945; 11:49 a. m.]

[RMPR 523, Order 64]

B. F. GOODRICH CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion, issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to section 16 (d) of Revised Maximum Price Regulation 523, It is ordered:

(a) The maximum retail prices for Universal Cotton Truck and Bus Tires manufactured by The B. F. Goodrich Company of Akron, Ohio, for the following sizes shall be:

Size	Ply	Maximum retail price per tire
10.00-21	24	\$519.70
18.00-21	24	671.95

(b) All provisions of Revised Maximum Price Regulation 523 not inconsistent with this order shall apply to sales covered by this order.

(c) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective October 3, 1945.

Issued this 2d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18322; Filed, Oct. 2, 1945; 11:49 a. m.]

[MPR 591, Order 33]

MIDLAND STEEL PRODUCTS CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net price, f. o. b. point of manufacture for sales by the Midland Steel Products Company of Detroit, Michigan to the Crawford Door Company of Detroit, Michigan, of its No. 45 garage door hardware set as described in its application dated July 3, 1945 shall be: \$7.93 per set.

(b) The maximum net price for sales by the Crawford Door Company of Detroit, Michigan to any person of the No. 45 garage door hardware set manufactured by the Midland Steel Products Company shall be \$11.50 per set delivered to any destination in the United States.

(c) The maximum net prices set forth in (a) and (b) above are subject to all other discounts and allowances, including transportation allowances, and price differentials in effect during March 1942 by such seller on sales of comparable commodities.

(d) The Midland Steel Products Company shall notify the Crawford Door Company of its maximum price and of the Crawford Door Company's maximum resale price.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 29, 1945.

Issued this 28th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18323; Filed, Oct. 2, 1945;
11:48 a. m.]

[MPR 591, Order 35]

THOMAS H. BENTLEY Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following 3-can milk coolers manufactured by the Thomas H. Bentley Company of Milwaukee, Wisconsin, and as described in the application dated August 14, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to distributors	On sales to dealers	On sales to consumers
3-can heavy duty milk cooler complete.....	\$245.00	\$308.00	\$408.00
3-can heavy duty milk cooler cabinet only.....	75.00	98.00	140.00

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, including allowable transportation and crating charges.

(f) The Thomas H. Bentley Company shall stencil on the inside of the lid or cover of the 3-can milk cooler covered by this order, the maximum net price to consumers covered by this order, substantially the following:

OPA Maximum Retail Price \$-----

Plus freight and crating as provided in Order No. 35 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 29, 1945.

Issued this 28th day of September 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18324; Filed, Oct. 2, 1945;
11:48 a. m.]

[SO 94, Rev. Order 63]

UNITED STATES DEPARTMENT OF COMMERCE SPECIAL MAXIMUM PRICES FOR CERTAIN FIRST AID DRESSINGS

Order 63 under Supplementary Order 94 is redesignated Revised Order 63 and is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered:

(a) *What this order does.* This order establishes maximum prices for sales at wholesale and retail of certain new first aid dressings hereinafter described, which have been or may be purchased from the United States Department of Commerce.

(b) *Maximum prices.* (1) Maximum prices per new first aid dressing described herein packed singly shall be:

Description of dressing	Price for all sales at wholesale, f. o. b. shipping point	Price for all sales at retail
Small first aid dressing, Army Carlisle Model, approximately 3" x 5" cotton filled pad with ties of split gauze. Each packed singly, 600 to wooden box.....	\$0.03	\$0.05
Large first aid dressing, Army Carlisle Model, approximately 5" x 6" cotton filled pad with 26" long cotton ties. Each packed singly, 285 or 290 to wooden box.....	.0625	.10

(2) Maximum prices for the small first aid dressing hereinbefore described, repacked four to the package, shall be
Price for all sales at wholesale, f. o. b. shipping point..... \$0.15
Price for all sales at retail..... .25

(c) *Discounts.* Every seller shall continue to maintain his customary discounts for cash.

(d) *Notification.* Any person who sells the first aid dressings described in paragraph (b) to a retailer shall furnish the retailer with an invoice of sale setting forth the maximum prices for sales at retail, and stating that the retailer is required by this order to display conspicuously at the place where the dressings are offered for sale singly a suitable sign which plainly states the appropriate retail ceiling prices, and that in the case of the small first aid dressing packed four to the package, such package shall be plainly stamped or labeled with the retail ceiling price.

(e) *Tagging.* Any person who sells singly the first aid dressings described in paragraph (b) at retail shall conspicuously display at the place where they are offered for sale a suitable sign which plainly states the appropriate ceiling prices, and in the case of the small first aid dressing packed four to the package shall stamp or label each package with the retail ceiling price.

(f) *Relation to other regulations and orders.* This order with respect to the commodities it covers supersedes any other regulation or order previously issued by the Office of Price Administration.

(g) *Definitions.* (1) "Sale at retail" means a sale to an ultimate consumer except as provided in (2) herein.

(2) "Sale at wholesale" means a sale by a person to any person other than an ultimate consumer; and includes a sale to an industrial, commercial or institutional user when made by a wholesaler.

(3) "Wholesaler" means any person whose sales to resellers constitute the major part of his total sales.

(h) *Revocation and amendment.* This order may be revoked or amended at any time.

This order shall become effective October 3, 1945.

Issued this 2d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18346; Filed, Oct. 2, 1945;
4:34 p. m.]

[SO 94, Amdt. 1 to Order 72]

RECONSTRUCTION FINANCE CORP.

SPECIAL MAXIMUM PRICES FOR SALES OF CERTAIN HOISTS, WINCHES AND SNATCH BLOCKS

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. 72 under Supplementary Order 94 is amended in the following respects:

1. Paragraph (b) is amended by changing the prices set forth therein for sales of the hoist to read as follows:

Price for all sales at wholesale..... \$70
Price for all sales at retail..... 104

This amendment shall become effective October 3, 1945.

Issued this 2d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18347; Filed, Oct. 2, 1945;
4:34 p. m.]

[MPR 260, Amdt. 1 to Order 1624]

EVANS L. EPPLEY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this amendment and pursuant to § 1358.102 (b) of Maximum Price Regulation 260; *It is ordered, That:*

The maximum prices for the "Silas Talbot-Paul's 378 de Luxe" cigar set forth in Paragraph (a) of Order No. 1624 under Maximum Price Regulation 260, are amended to read as follows:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Silas Talbot	Paul's 378 de Luxe.	50	Per M \$94	Cents 8

This amendment shall become effective September 29, 1945.

Issued this 28th day of September 1945.

CHESTER BOWLES,
Administration.

[F. R. Doc. 45-18345; Filed, Oct. 2, 1945;
4:35 p. m.]

[RMPR 528, Order 63]

B. F. GOODRICH CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion, issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to section 16 (d) of Revised Maximum Price Regulation 523, *It is ordered:*

(a) The maximum retail price for a new 14.00-20, 20 ply, Truck and Bus tire shall be \$292.10 each.

(b) All provisions of Revised Maximum Price Regulation 523 not inconsistent with this order shall apply to sales covered by this order.

(c) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective October 4, 1945.

Issued this 3d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18367; Filed, Oct. 3, 1945;
11:08 a. m.]

[MPR 592, Amdt. 10 to Order 1]

SPECIFIED CONSTRUCTION MATERIALS AND REFRACTORIES

MODIFICATION OF MAXIMUM PRICES

An opinion accompanying this Amendment, issued simultaneously herewith,

has been filed with the Division of the Federal Register.

Order No. 1 is amended in the following respects:

1. Section 8.1 (d) (5) is deleted.

2. A new section 8.3 is added to read as follows:

Sec. 8.3. *Resellers' prices.* (a) Any reseller or "agent" purchasing building, chemical and industrial lime (excluding agricultural lime) for resale from any manufacturer who has modified his maximum prices in accordance with section 8.1, above, may increase his maximum prices f. o. b. yard or delivered, established by the General Maximum Price Regulation, by the dollars-and-cents increase in cost resulting from the increase permitted the manufacturer under 8.1, above, where:

(1) He purchases these commodities from the manufacturer on the basis of a discount not in excess of 10 percent below the manufacturer's price to dealers or industrial users, and resells these commodities as a wholesaler or "agent" to dealers and industrial users; or

(2) He normally sells to dealers, industrial users, water companies, and city sewerage plants, in carlot quantities shipped direct from the manufacturer's plant, on the basis of a mark-up of \$1.00 or less per ton.

(b) As used in this section "dealers" means persons primarily in the business of reselling to contractors or other consumers.

This amendment shall become effective October 4, 1945.

Issued this 3d day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18363; Filed, Oct. 3, 1945;
11:03 a. m.]

Regional and District Office Orders.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register September 27, 1945.

REGION I

Concord Order 1-D, covering butter and cheese items in the New Hampshire Area. Filed 9:44 a. m.

Concord Order 9-F, Amendment 20, covering fresh fruits and vegetables in certain areas in New Hampshire. Filed 9:44 a. m.

REGION II

Erle Order 20, covering dry groceries in certain counties in Pennsylvania. Filed 9:46 a. m. (Amendment-5.)

Erle Order 21, Amendment 5, covering dry groceries in certain counties in Pennsylvania. Filed 9:45 a. m.

Erle Orders 22 and 7-W, Amendment 5, covering dry groceries in certain counties in Pennsylvania. Filed 9:42 a. m.

Harrisburg Order 2-F, Amendment 40, covering fresh fruits and vegetables in certain areas in Pennsylvania. Filed 9:43 a. m.

Harrisburg Order 2-F, Amendment 41, covering fresh fruits and vegetables in certain areas in Pennsylvania. Filed 9:43 a. m.

Pittsburgh Order 1-P, covering fish and seafood in the Allegheny County, Pennsylvania Area. Filed 9:45 a. m.

Pittsburgh Order 2-P, covering fish and seafood in the Allegheny County, Pennsylvania Area. Filed 9:45 a. m.

Pittsburgh Order 13, Amendment 6, covering dry groceries in certain counties in Pennsylvania. Filed 9:45 a. m.

Pittsburgh Order 14, Amendment 6, covering dry groceries in certain counties in Pennsylvania. Filed 9:45 a. m.

Pittsburgh Order 15, Amendment 5, covering dry groceries in certain counties in Pennsylvania. Filed 9:45 a. m.

REGION III

Lexington Order 5-F, Amendment 28, covering fresh fruits and vegetables in Fayette County, Kentucky. Filed 9:42 a. m.

Lexington Order 5-W, Amendment 4, covering dry groceries in certain counties in Kentucky. Filed 9:39 a. m.

Lexington Order 6-F, Amendment 26, covering fresh fruits and vegetables in the Campbell and Kenton Counties, Kentucky. Filed 9:42 a. m.

Lexington Order 6-W, Amendment 4, covering dry groceries in certain counties in Kentucky. Filed 9:39 a. m.

Lexington Order 7-F, Amendment 26, covering fresh fruits and vegetables in the Boyd County, Kentucky Area. Filed 9:42 a. m.

Lexington Order 13, Amendment 3, covering dry groceries in certain counties in Kentucky. Filed 9:37 a. m.

Lexington Order 14, Amendment 5, covering dry groceries in certain counties in Kentucky. Filed 9:33 a. m.

Lexington Order 15, Amendment 4, covering dry groceries in certain counties in the Louisville, Kentucky Area. Filed 9:38 a. m.

REGION V

San Antonio Order 5-F, Amendment 2, covering fresh fruits and vegetables in certain counties in Texas. Filed 9:40 a. m.

San Antonio Order 6-F, Amendment 8, covering fresh fruits and vegetables in Bexar County, Texas. Filed 9:49 a. m.

San Antonio Order 7-F, Amendment 8, covering fresh fruits and vegetables in Austin, Texas. Filed 9:40 a. m.

San Antonio Order 8-F, Amendment 8, covering fresh fruits and vegetables in Corpus Christi, Texas. Filed 9:49 a. m.

REGION VII

Albuquerque Order 8-F, Amendment 34, covering fresh fruits and vegetables in the Albuquerque Area including the city of Albuquerque. Filed 9:41 a. m.

Denver Order 4-F, Amendment 15, covering fresh fruits and vegetables in the Denver Area. Filed 9:49 a. m.

Denver Order 5-F, Amendment 15, covering fresh fruits and vegetables in the Pueblo Area, including the city of Pueblo. Filed 9:49 a. m.

Denver Order 6-F, Amendment 15, covering fresh fruits and vegetables in the Colorado Springs-Manitou Area. Filed 9:41 a. m.

Denver Order 7-F, Amendment 15, covering fresh fruits and vegetables in the Boulder-Fort Collins-Greeley Area. Filed 9:41 a. m.

REGION VIII

Spokane Order 39, covering dry groceries in the Spokane County Area. Filed 9:43 a. m.

Spokane Order 40, covering dry groceries in the city of Spokane and certain portions of Spokane County, Washington. Filed 9:44 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERWIN H. POLLACK,
Secretary.

[F. R. Doc. 45-18339; Filed, Oct. 2, 1945;
4:33 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register September 28, 1945.

REGION II

Buffalo Order 4-F, Amendment 27, covering fresh fruits and vegetables in certain areas in New York. Filed 9:28 a. m.

Newark Order 18, covering dry groceries in the Northern New Jersey Area. Filed 9:41 a. m.

Syracuse Order 3-F, Amendment 48, covering fresh fruits and vegetables in certain areas in New York. Filed 9:41 a. m.

Syracuse Order 4-F, Amendment 35, covering fresh fruits and vegetables in certain areas in New York. Filed 9:41 a. m.

Syracuse Order 11-W, covering dry groceries in certain counties in New York. Filed 9:46 a. m.

Syracuse Order 43, covering dry groceries in certain counties in New York. Filed 9:41 a. m.

Syracuse Order 44, covering dry groceries in certain counties in New York. Filed 9:46 a. m.

Syracuse Order 45, covering dry groceries in certain counties in New York. Filed 9:46 a. m.

REGION III

Indianapolis Order 20-W, Amendment 5, covering dry groceries in certain areas in Indiana and Ohio. Filed 9:40 a. m.

REGION V

New Orleans Order 3-F, Amendment 8, covering fresh fruits and vegetables in certain areas in Louisiana. Filed 9:30 a. m.

San Antonio Order 5-W, covering dry groceries in certain areas in Texas. Filed 9:52 a. m.

San Antonio Order 17, covering dry groceries in certain areas in Texas. Filed 9:51 a. m.

Wichita Order 5-F, Amendment 9, covering fresh fruits and vegetables in certain areas in Kansas. Filed 9:48 a. m.

Wichita Order 6-F, Amendment 2, covering fresh fruits and vegetables in certain areas in Kansas. Filed 9:48 a. m.

Peoria District Order 7-F, Amendment 23, covering fresh fruits and vegetables in certain areas in Illinois. Filed 9:51 a. m.

Peoria District Order 8-F, Amendment 24, covering fresh fruits and vegetables in certain areas in Illinois. Filed 9:51 a. m.

Peoria District Order 9-F, Amendment 24, covering fresh fruits and vegetables in certain areas in Illinois. Filed 9:51 a. m.

Peoria District Order 10-F, Amendment 24, covering fresh fruits and vegetables in certain areas in Illinois. Filed 9:52 a. m.

Twin Cities Order 3-F, covering fresh fruits and vegetables in certain areas in Wisconsin and Minnesota. Filed 9:52 a. m.

Milwaukee District Order 8-F, Amendment 26, covering fresh fruits and vegetables in Dane County, Wisconsin. Filed 9:48 a. m.

Milwaukee District Order 8-F, Amendment 27, covering fresh fruits and vegetables in Dane County, Wisconsin. Filed 9:49 a. m.

Milwaukee District Order 9-F, Amendment 26, covering fresh fruits and vegetables in the Sheboygan and Fond Du Lac Counties, Wisconsin. Filed 9:49 a. m.

Milwaukee District Order 9-F, Amendment 27, covering fresh fruits and vegetables in the Sheboygan and Fond Du Lac Counties, Wisconsin. Filed 9:49 a. m.

Milwaukee District Order 11-F, Amendment 18, covering fresh fruits and vegetables Milwaukee County and the cities of Racine and Kenosha, Wisconsin. Filed 9:53 a. m.

Milwaukee District Order 11-F, Amendment 19, covering fresh fruits and vegetables Milwaukee County and the cities of Racine and Kenosha, Wisconsin. Filed 9:53 a. m.

Milwaukee Community Pricing Order 12-F, covering fresh fruits and vegetables in La Crosse and Sparta, Wisconsin. Filed 9:54 a. m.

REGION VIII

San Francisco District Order 13-F, Amendment 18, covering fresh fruits and vegetables in certain areas in California. Filed 9:46 a. m.

San Francisco Order 13-F, Amendment 19, covering fresh fruits and vegetables in certain cities and towns in California. Filed 9:47 a. m.

San Francisco District Order 14-F, Amendment 18, covering fresh fruits and vegetables in certain counties in California. Filed 9:47 a. m.

San Francisco Order 14-F, Amendment 19, covering fresh fruits and vegetables in certain counties in California. Filed 9:47 a. m.

San Francisco District Order 15-F, Amendment 18, covering fresh fruits and vegetables in certain counties in California. Filed 9:47 a. m.

San Francisco Order 15-F, Amendment 19, covering fresh fruits and vegetables in certain counties in California. Filed 9:48 a. m.

San Francisco District Order 16-F, Amendment 18, covering fresh fruits and vegetables in Del Norte and Humboldt (except Eureka). Filed 9:48 a. m.

San Francisco Order 16-F, Amendment 19, covering fresh fruits and vegetables in Del Norte and Humboldt (except Eureka). Filed 9:48 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 45-18340; Filed, Oct. 2, 1945;
4:33 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register October 1, 1945.

REGION II

Camden Orders 6-W and 26, covering dry groceries in certain areas in New Jersey. Filed 9:36 a. m.

District of Columbia Order 5-F, Amendment 28, covering fresh fruits and vegetables in certain areas in Region II. Filed 9:38 a. m.

Williamsport Order 4-F, Amendment 1, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 9:38 a. m.

REGION III

Cincinnati Order 4-F, Amendment 38, covering fresh fruits and vegetables in all of Hamilton County, Ohio. Filed 9:38 a. m.

Cincinnati Order 8-F, Amendment 8, covering fresh fruits and vegetables in certain counties in Ohio. Filed 9:38 a. m.

Indianapolis Order 38, Amendment 4, covering dry groceries in the Southern Indiana Area. Filed 9:36 a. m.

Indianapolis Order 38, Amendment 5, covering dry groceries in certain areas in Ohio and Indiana. Filed 9:37 a. m.

Indianapolis Order 39, Amendment 4, covering dry groceries in the Northern Indiana Area. Filed 9:37 a. m.

Indianapolis Order 39, Amendment 5, covering dry groceries in certain areas in Ohio and Indiana. Filed 9:37 a. m.

Indianapolis Order 40, Amendment 4, covering dry groceries in the Indianapolis District. Filed 9:37 a. m.

Louisville Order 12-F, Amendment 37, covering fresh fruits and vegetables in Jefferson County, Kentucky and Clark and Floyd Counties, Indiana. Filed 9:34 a. m.

Louisville Order 14-F, Amendment 37, covering fresh fruits and vegetables in Daviess and Henderson Counties, Kentucky. Filed 9:34 a. m.

Louisville Order 15-F, Amendment 16, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 9:34 a. m.

Louisville Order 17-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 9:35 a. m.

Louisville Order 26, Amendment 3, covering dry groceries in Jefferson County, Kentucky and Clark and Floyd Counties, Indiana. Filed 9:35 a. m.

Louisville Order 27, Amendment 5, covering dry groceries in Jefferson County, Kentucky and Clark and Floyd Counties, Indiana. Filed 9:35 a. m.

Louisville Order 28, Amendment 3, covering dry groceries in certain areas in Kentucky. Filed 9:35 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 45-18341; Filed, Oct. 2, 1945;
4:33 p. m.]